



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

Fig. 22.1

MADRAS, TUESDAY EVENING, AUGUST 3, 1880. (Price, 4 as. 4 p.)

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Part A.—Notifications by Government.

CONTENTS

[illegible]

PUBLIC DEPARTMENT.

NOTIFICATIONS

October 2, 1934

No. 155.—The following publications of the Government of India are republished:—

TERMINAL OFFICE

Specs. like 216 July 1958.

No. 480-B.—The following rules which have been made under sections 138 and 139-A of the Government of India Act and submitted for the sanction of the Secretary of State in Council, are published for general information:—

In exercise of the powers conferred by sections 128 and 129-A of the Government of India Act, the Governor-General in Council, with the sanction of the Secretary of State in Council, is pleased to make the following rules :—

Abstract 4025a

(f) These rules may be called the Non-official (Unofficial) Rules.

^b Certain persons not to be treated as enemies for purposes of the Government of India Act.

(3) A person holding an office in the Civil or Military service of the Government, if the office is one which does not involve both of the following conditions, namely, that the incumbent—

of the *in vitro* and *in vivo* studies, and

(d) is compensated either by salary or fee,

(iv) is remunerated either by salary or fees, shall not be treated as an official for any of the purposes of the Government of India Act, 1919.

(b) If any question arises, whether any officer is or is not a whole-time servant of Government for the purposes of rule 2, the decision of the Government-General in Council shall be final.

Thermal
to the Sea

(Political.)

NOTIFICATION.

Colombo, August 3, 1903.

No. 12.—The following notification of the Government of India is reproduced:—

FOREIGN AND POLITICAL DEPARTMENT.

India, etc., 1903, July 30th.

No. 3779 B.—The Governor-General in Council is pleased to reassign the appointment of Mr. K. C. M. Pinnas to be in charge of the Consulate for Norway at Madras, during the absence of Mr. J. P. Sanyal.

B. A. GRAHAM,
Acting Chief Secretary.

HOME DEPARTMENT.

(Judicial.)

EXTENSION OF LEAVE.

Colombo, July 27, 1903.

No. 615.—Mohammed Kifayatulla Sahib Chila Bahadur, Khan Sahib, Deputy Superintendent of Police, extension of privilege leave for two months and eighteen days from the 15th July 1903.

APPOINTMENTS AND PROMOTIONS.

Colombo, July 26, 1903.

No. 614.—M.R. Ky. Hoon Venkateswara Rao Peetha Gera, District Magistrate, first grade, is appointed to act as Subordinate Judge, third grade, and is posted to the District Additional Sub-Court, Dargam, during the absence of M.R. Ky. Venkateswara Ramaswami Sanyal as other duty or until further orders.

No. 613.—M.R. Ky. Sridipera Subba Rao Arangal, District Magistrate, first grade, is appointed to act as Subordinate Judge, third grade, and is posted to the District Sub-Court, Tempore, during the absence of M.R. Ky. Venkateswara Sanyal as other duty or until further orders.

No. 612.—M.R. Ky. Kambhakar Sanyal Subordinate Judge, District Magistrate, first grade, sub. pro tem, is appointed to act as Subordinate Judge, third grade, and is posted to the Sub-Court, Tellicherry, during the absence of M.R. Ky. Venkateswara (Kee) Sanyal (Punna) Sanyal as other duty or until further orders.

POSTINGS.

No. 611.—M.R. Ky. Kambhakar Sanyal Subordinate Judge, District Magistrate, first grade, is posted to the Sub-Court, Dargam.

No. 610.—M.R. Ky. Venkateswara Sanyal Subordinate Judge, District Magistrate, first grade, is posted to the Sub-Court, Kambhakar.

Colombo, July 26, 1903.

No. 609.—Mr. A. J. Russell, Superintendent of Police, is posted from leave to be Superintendent of Police, Dargam.

No. 608.—M.R. Ky. P. Kambhakar Sanyal, District Magistrate, first grade, is posted to the Sub-Court, Dargam, during the absence of M.R. Ky. Venkateswara Sanyal as other duty or until further orders.

No. 607.—M.R. Ky. R. T. Sanyal, District Magistrate, first grade, is posted to the Sub-Court, Dargam, during the absence of M.R. Ky. Venkateswara Sanyal as other duty or until further orders.

WITHDRAWAL OF POWERS.

Colombo, July 26, 1903.

No. 606.—Under the provisions of section 44 of the Code of Criminal Procedure, 1898, the Governor in Council withdraws the powers of a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at Tellicherry in the District of Dargam assigned to the undersigned gentleman who has resigned his appointment:—

Mr. Kambhakar Sanyal.

INVESTITURE OF POWERS.

Dated, July 27, 1899.

No. 483.—Under sections 8 and 185 of the Code of Criminal Procedure, 1898, His Excellency the Governor in Council is pleased to appoint Mr. William Oswald Rogers, B.L.S., Subdivisional First-class Magistrate in the District of Vengaloor, to be an Additional Sessions Judge in the Vengaloor (Agency) Session Court and decree that he shall try such cases and appeals as may be made over to him by the Sessions Judge of the Vengaloor (Agency) Session Court, provided he shall the Additional Sessions Judge shall not try any case which he as Subdivisional Magistrate has exercised for trial.

Dated, July 28, 1899.

No. 484.—Under section 12 of the Code of Criminal Procedure, 1898, the following officers are appointed to be Magistrates of the second class, and under section 21, they are invested with all the powers specified in the fourth schedule, as far as such Magistrates may confer on a Magistrate of that class except the power to pass orders as first classed under section 163:—

M.R. Ry. Mardur Appamun Appur, Stationary Sub-Magistrate in the District of South Arcot.

M.R. Ry. Appamun Pili Subaltern TIDAL, Stationary Sub-Magistrate in the District of Tanjore.

No. 485.—Under section 14 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to confer on the undersigned Special Magistrate for the area comprised within the jurisdiction of the South of Magistrate in Madras, all the powers and authority of the ordinary powers of a Magistrate of the second class and further to direct under sub-section (1) of section 14 of the Code that they shall exercise those powers as members of the Bench of Magistrate established in that town:—

M.R. Ry. Gathapali Ramakrishnan Bara.

M.R. Ry. Roodarshi Thirumal Rao Avergal.

No. 486.—Under section 257 of the Code of Criminal Procedure, 1898, M.R. Ry. Anandam Ram Bahadur, First-class Magistrate in the District of Coimbatore, is authorised to take down the evidence of witnesses with his own hand in the English language.

Dated, July 28, 1899.

No. 487.—The Governor in Council is pleased to appoint Rajah Akumbahalli Sethi Subaltern to be a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrate in Thanjavur in the District of Coimbatore with the powers and authority of the ordinary powers of a Magistrate of the second class and further to direct under sub-section (1) of section 14 of the Code of Criminal Procedure, 1898, that they shall exercise those powers as members of the Bench of Magistrate established in that town:—

NOTIFICATIONS.

Dated, July 28, 1899.

No. 828.—In exercise of the powers conferred on him by section 8 of the Distribution of Records Act, 1917 (V of 1917), the Governor in Council is pleased to make the following rules in the matter of the disposal by destruction or otherwise of records in the custody of the Registrar and the Assistant Registrar of Joint Stock Companies under the provisions of the Indian Companies Act, 1913, and the rules and regulations framed thereunder:—

I. The documents and correspondence and the register of mortgages and charges referred to in section 117 of the Indian Companies Act, 1913, relating to (a) companies dissolved (sections 260 and 261 of the Indian Companies Act, 1913, and sections 161 and 167 of the Indian Companies Act, 1913) and (b) companies struck off the register (section 217 of the Indian Companies Act, 1913) shall be destroyed after the lapse of five years from the date of the dissolution. Before that the said documents will be destroyed shall be published in the local official gazette at least three months previous to the proposed date of destruction.

Provided that, if any proceeding in which a company is interested is pending in any Court at the expiry of the said period of five years and if an order is moved on the Registrar or Assistant Registrar by the Court for the production of, or preservation of, any of the above documents, the same shall not be destroyed pending the further orders of the Court.

II. The undestroyed records shall be destroyed after the expiry of the period stated against each:—

Authorised documents and correspondence book (non-certified)	5 years.
Stock book for free	5 years.
Account of loss	5 years.

No. 829.—In exercise of the powers conferred on him by section 8 of the Distribution of Records Act, 1917 (V of 1917), the Governor in Council is pleased to make the following rules in the matter of the disposal by destruction or otherwise of records in the custody of the Registrar or Assistant Registrar of Joint Stock Companies under the provisions of the Indian Companies Act, 1913:—

I. The documents and correspondence referred to in section 117 of the Indian Companies Act, 1913, shall be destroyed after the lapse of five years from the date of the dissolution of the company. Before that the said documents will be destroyed shall be published in the local official gazette at least three months previous to the proposed date of destruction.

Provided that, if any proceeding in which a society is interested is pending in any Court at the expiry of the said period of five years and if an order is served on the Registrar by the Court for the production of, or preservation of, any of the above documents, the same shall not be destroyed pending the further orders of the Court.

Provided also that in the case of a society's transactions involving the registration of which is recorded under section 16 of the Provident Insurance Societies Act, 1913, and for which an order is made setting the period of five years shall, be computed from the date on which the order of cancellation becomes final after appeal, if any, under section 20.

11. The undermentioned records shall be destroyed after the expiry of the period noted against each:—

Acknowledgment memorandum book (continued)	5 years
Receipt book for fees	5 years
Account of fees	5 years

No. 576.—In exercise of the powers conferred on him by section 5 of the Destruction of Records Act, 1917 (V of 1917), the Governor in Council is pleased to make the following rules in the matter of the disposal by destruction or otherwise of records in the custody of the Registrar and the Assistant Registrar of Joint Stock Companies under the provisions of the Indian Life Assurance Companies Act, 1912:—

1. The documents and correspondence connected with the insurance companies shall be destroyed after the lapse of five years from the date of the dissolution of the company. Before that the said documents will be destroyed shall be published in the local official gazette at least three months previous to the proposed date of destruction.

Provided that, if any proceeding in which a company is interested is pending in any Court at the expiry of the said period of five years and if an order is served on the Registrar by the Court for the production of, or preservation of, any of the above documents, the same shall not be destroyed pending the further orders of the Court.

11. The undermentioned records shall be destroyed after the expiry of the period noted against each:—

Acknowledgment memorandum book (continued)	5 years
Receipt book for fees	5 years
Account of fees	5 years

No. 577.—In exercise of the powers conferred on him by section 5 of the Destruction of Records Act, 1917 (V of 1917), the Governor in Council is pleased to make the following rules in the matter of the disposal by destruction or otherwise of records in the custody of the Registrar and the Assistant Registrar of Joint Stock Companies under the provisions of the Societies Registration Act, 1885:—

1. The documents and correspondence connected with societies registered under section 11 of the Societies Registration Act, 1885, shall be destroyed after the lapse of five years from the date of the final winding up of the society. Before that the said documents will be destroyed shall be published in the local official gazette at least three months previous to the proposed date of destruction.

Provided that, if any proceeding in which a society is interested is pending in any Court at the expiry of the said period of five years and if an order is served on the Registrar or Assistant Registrar by the Court for the production of, or preservation of, any of the above documents, the same shall not be destroyed pending the further orders of the Court.

11. The undermentioned records shall be destroyed after the expiry of the period noted against each:—

Acknowledgment memorandum book (continued)	5 years
Receipt book for fees	5 years
Account of fees	5 years

No. 578.—Under the provisions of section 24 (1) of the Indian Companies Act, 1912, the Governor in Council is pleased to make the following alterations in the regulations under section 24 (1) of the Indian Companies Act, 1912, contained in Notification No. 125, dated the 4th June 1918, published on page 126 of the Port St. George Gazette, Part II, dated the 4th July 1918:—

For the existing regulation 22, substitute:—

22. (a) The register of companies and the index thereto (regulation 12) and the chronological index of mortgages and charges (section 115) shall be preserved permanently.

(b) All other records including the register of mortgages and charges (section 115) shall be preserved in such manner and for such period as the Registrar may from time to time direct, consistently with the requirements of the rules framed under the Destruction of Records Act, 1917.

(c) No document or correspondence relating to a company shall be destroyed as long as the company is a working concern.

Enacted, July 25, 1920.

No. 579.—Under section 5 of the Code of Criminal Procedure, 1898, the Governor in Council directs the establishment of an Additional Sessions Judge's Court for the Hassan District for a period of three months from or after the 30th August 1920 and that it shall hold its sittings at Madras.

2. Under section 139 of the same Code, the Governor in Council further directs that the Additional Sessions Judge shall try such cases as may be transferred to him by the Sessions Judge, Hassan.

§ 173b. In exercise of the powers conferred by clause (a) of sub-section (1) of section 4 of the Criminal Procedure Code, 1909, the Government in Council is pleased to appoint, with effect from 1st August 1926, the Police stations named in column (1) of the schedule annexed as under, and to declare that, with effect from the said date, the places named in column (2) shall be Police stations including within their local areas the villages named in column (3) as—

Future research

[illegible]

Fig. 218—In course of the power ordered by district (a) of substation (1) of station 4 of the District Transmision Co., 1927, the Governor (r. General) is pleased to declare that with effect from 1st August 1930, the village noted in column (1) of the schedule hereto appended shall cease to be included in the local area of the Police station named in column (2) and shall form part of the local area of the Police station specified in column (3).

Summary

[illegible]

Fr. 88a.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 4 of the Criminal Procedure Code, 1898, the Governor in Council is pleased to declare that, with effect from the August 1928, the villages noted in column (2) of the schedule hereto appended shall cease to be included in the local area of the Police station noted in column (1) and that the place named in column (3) shall be a Police station including within its local area the villages named in column (2):—

SCHEDULE.

Police station to which is presently attached (1)	Name of village. (2)	Police station to which transferred (3)	Police station to which is presently attached (1)	Name of village. (2)	Police station to which transferred (3)
Aspiter	Barhamat with its hamlets.	Khaggaon.	Aspiter	Kanapattah-tali with its hamlets.	Khaggaon.
Do.	Polongatam with its hamlets.	Do.	Do.	Vengur with its hamlets.	Do.
Do.	Baramat with its hamlets.	Do.	Do.	Subbarangam with its hamlets.	Do.
Do.	Barhamat with its hamlets.	Do.	Do.	Aspiter	Do.
Do.	Polongatam with its hamlets.	Do.	Do.	Kanapattah-tali	Do.
Do.	Khaggaon with its hamlets.	Do.	Do.	Barhamat with its hamlets.	Do.
Do.	Kanapattah-tali with its hamlets.	Do.	Do.	Vengur	Do.
Do.	Subbarangam with its hamlets.	Do.	Do.	Subbarangam	Do.

R. RAMACHANDRA RAO,
Secretary to Government.

(Miscellaneous.)

NOTIFICATION.

Calcutta, August 3, 1928.

No. 77.—The following notifications of the Government of India are republished:—

DEPARTMENT OF EDUCATION.

EXAMINATIONS.

Calcutta, the 12th July 1928.

No. 43.—The following amendments are made to the rules for the High Preliminary and Degree of Honour examinations in the Tibetan language, published with the Department of Education Notification No. 203, dated the 22nd November 1916, as subsequently amended by the Department Notification No. 56, dated the 28th February 1925.

(i) In Rule VI, "text-book No. (3), substitute "The Rab-Dang-ba" by Major W. E. Campbell, C.B., I.A. (published by the University of Calcutta) for "The Rab-Dang-ba" the work (published in the Bengal Government Book Depot, Writers' Buildings, Calcutta).

And the following as a text-book "(4) A Grammar of the Tibetan Language, Literary and Colloquial" by H. E. Harisch (published by the University of Calcutta (1912)). (Kluwer, Theodor, Siegel and Company, Calcutta).

(ii) In Rule VII—

(a) text-book No. (3), substitute "Pig-pan-Whang, Chapters LXIV and LXV, Volume II, Fascicles IV and V (published in the Bodhi-tree, India Series) " for "Appendix to the Pig-pan-Whang, Fascicles III, Chapters LXIV and LXV (published in the Bodhi-tree India Series) ",

(b) text-book No. (4), for the words "the death of Buddha" substitute "an account of certain incidents preceding and following the death of Buddha";

(c) text-book No. (5), for the "(Baptist Mission Press, Calcutta)" substitute "(This book has been edited and translated by Pandura Satish Chandra Vidyakumara and published by the Asiatic Society of Bengal. It is available at the Bengal Government Book Depot, Writers' Buildings, Calcutta)";

(d) text-book No. (6), for the words "(Baptist Mission Press, Calcutta)" substitute "(Edited by Dr. Gopal Chandra Vidyakumara and translated by Kail Das Banerjee, Bengal Government Book Depot, Writers' Buildings, Calcutta)";

(i) text-book No. (7), reference = Buddhanasamgaha, Volume I, edited and translated by Dr. Satish Chandra Vidyabhusan (published by the Asiatic Society of Bengal) for April 1906; Koi Jang-mu—History of the Koo Empire of Tibet. (This book has been edited by L. A. S. Chandra Chandra and published at the Bengal Sanskrit Book Depot, Writers' Buildings, Calcutta).

DEPARTMENT OF COMMERCE.

CIVIL AVIATION.

Slack, 10 1914 July 1915.

No. 2025.—The Governor General in Council is pleased to amend the regulations issued by the Government of India in the Department of Commerce, No. 2025, dated the 26th June 1915, making certain amendments in the Indian Aircraft Rules, 1912.

No. 2025.—The following draft amendments which it is proposed to make in the Indian Aircraft Rules, 1912, in exercise of the powers conferred by section 3 and 4 of the Indian Aircraft Act, 1912 (XXVI of 1912), are published, as required by section 13 of the same Act, for the consideration of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 10th August 1915. Any objections or suggestions which may be received from any person with respect to the draft before the date specified will be considered by the Governor General in Council.

Draft Amendment.

In exercise of the powers conferred by sections 3 and 4 of the Indian Aircraft Act, 1912 (XXVI of 1912), the Governor General in Council is pleased to make the following amendments in the Indian Aircraft Rules, 1912, namely:—

In rule 3 (7), in the definitions of the words 'export' and 'import,' for the word 'aircraft' substitute the word 'air'.

To rule 28, add the following:—

"For the purposes of this Rule, the word 'aircraft' shall be deemed to include aircraft impinged by flight as far as the provisions of the Rules are applicable thereto."

Pilot Certificate.

Slack, 10 1914 July 1915.

No. 2027.—In exercise of the powers conferred by section (5) of sub-section (1) of section 21 of the Indian Pilot Certificate Act, 1912 (VI of 1912), the Governor General in Council is pleased to amend the following amendments shall be made in the rules published with the Notification of the Government of India in the Department of Commerce and Industry, No. 2027-12, dated the 26th April 1913, as subsequently amended, namely:—

1. After rule 35-A of the said rules, the following shall be inserted, namely:—

"35-B. All affidavits and certificates wholly or partly of affidavit, such as memorandum and photographic files, shall be printed on a strong wooden board and a label bearing the word 'Certificate' in bold letters shall be affixed to the panel."

2. In sub-rule (1) of rule 35 of the said rules, for the word and figures "and 35-A" the word and figures "35-A and 35-B" shall be substituted.

S. KANACHANDRAHARAO,

Secretary to Government.

FINANCIAL DEPARTMENT.

NOTIFICATION.

Government, August 5, 1915.

No. 24.—The following notification of the Government of India are republished:—

FINANCE DEPARTMENT.

APPROPRIATION.

Slack, 10 1914 July 1915.

No. 1179-F.E.—Mr. S. Ramaswami Ayyangar, an officiating Assistant Accounts Officer in the office of the Assistant-Comptroller, Madras, has been posted as Taxes Officer in the Currency Office, Madras, with effect from the 26th June, 1915.

Mr. V. S. Nityanarayan Aiyar, a member of the Council of the Government-General, Madras, was appointed as official Assistant Secretary to the Council on that day, with effect from the 2nd June 1920 to the 31st June 1920, inclusive.

ACCOUNTS AND FINANCE—PUBLIC DEBT.

Stock, 1st July 1920.

No. 4534.—In exercise of the powers conferred by section 26 of the Indian Securities Act, 1920 (X of 1920) the Government-General in Council is pleased to make the following rules:—

		Short title.	Definition.
	1. These rules may be called the Indian Securities Rules, 1920.	—	—
	2. In these rules, unless there is anything repugnant in the subject or context,—	—	—
X of 1916.	(a) "the Act" means the Indian Securities Act, 1920;		
II of 1910	(b) "Controller of Currency" means the Head Commissioner of Paper Currency within the meaning of the Indian Paper Currency Act, 1910;		
II of 1912.	(c) "Deputy Controller of Currency" means a Commissioner of Paper Currency within the meaning of the Indian Paper Currency Act, 1912;		
	(d) "Form" means a Form as set out in the Schedule to these rules;		
	(e) "proper demand" means a demand made in writing to the Controller of Currency in accordance with the provisions of these rules; and		
	(f) "Public Debt Office" means—		
	(i) with reference to a promissory note, the Public Debt Office, Calcutta,		
	(ii) with reference to stock or to a bearer bond, the Public Debt Office on the books of which the stock or bond is registered.		

Rules relating to Stock.

3. Interest on stock shall be paid on warrants issued by the Public Debt Office and payable at Calcutta, Bombay or Madras, as the case may be. Such warrants may, at the request of the holder of the certificate, be produced in writing to the Public Debt Office, be made payable at any British treasury or sub-treasury or, in a State in India, at the Head Post Office if there is an British treasury. The presentation of the stock-certificate shall not be required at the time of payment of interest, but the payee shall acknowledge receipt on the back of the warrant.

4. A duplicate stock-certificate may be issued by the Public Debt Office on its being satisfied that the original certificate has been actually lost or destroyed.

5. Subject to any general or special instructions of the Controller of Currency, the Public Debt Office may, as the application of the holder of the relevant stock-certificate or stock-certificates, and as his receipting the same in Form I, II or III, as the case may be, cause converted, consolidated or sub-divided securities in place thereof.

6. (1) On a proper demand made by a person in whose name any stock is registered, or by a person into whose name any stock is to be transferred, or by a person who desires to be entered as the proprietor of stock in exchange for promissory notes or bearer bonds held by him, that he may be described in the books of the Public Debt Office with respect to that stock as a trustee, whether as a trustee of the trust specified in the demand or as a trustee without any such specification, the Controller of Currency shall authorize the Public Debt Office to make such entries in its books and in any stock-certificates issued in connection therewith as he considers reasonably necessary for the purpose of complying with the demand.

(2) If the demand is made by a person in whose name stock is registered or by a person into whose name stock is to be transferred, the stock-certificates must be transmitted to the Controller of Currency with the demand.

(3) Where any transfer-deed, power-of-attorney or other document purporting to be executed by a stock-holder described in the books of the Public Debt Office as a trustee is produced to the Public Debt Office, the Public Debt Office shall not be concerned to inquire whether the stock-holder is entitled under the terms of the trust to give any such power or to execute such deed or other document, and may act as the transfer-deed, power-of-attorney or document is the more common or though the stock-holder had not been so described, and whether the stock-holder is or is not described in the transfer-deed, power-of-attorney or document as a trustee, and whether he does or does not purport to execute the transfer-deed, power-of-attorney or document in his capacity as a trustee.

7. (1) Where any person is the holder of an office other than a public office, the Controller of Currency may, in the case of any account of Government stock to be opened and kept with such person either alone or jointly with other persons, authorize the description of such person in the books of the Public Debt Office by the name of his office.

(2) Where any person, holding any Government stock, whether alone or jointly with other persons, is the holder of any office other than a public office, the Controller of Currency may, on a proper demand made by that person, or in the case of a joint account,

Payment of interest.

Issue of duplicate certificates in case of loss or destruction of original. To include for conversion, etc.

Signature of stock, etc.

Registration of stock-holders.

by all the stock-holders, authorize the Public Debt Office to close the existing account and to open an account with respect to that stock, or alter the existing account, so that it shall become an account under the official denomination of that person, either alone or jointly with the other stock-holders, according to the terms of the demand, and the Controller of Currency may authorize the Public Debt Office to make such entries in its books as he considers reasonably necessary for the purpose of complying with the demand.

(2) Where any endorsement has been given under sub-rule (1) or sub-rule (2), the personal name of the office-holder need not be stated in the accounts, and any document relating to the stock concerned may be executed by the person for the time being holding the office described in the account so if his personal name were so stated.

(3) Before acting as any document purporting to be made, or as any document purporting to be executed, in pursuance of this rule by a person as being the holder of any office, the Controller of Currency may require the production of evidence that such person is the holder for the time being of that office.

5. When a stock-certificate is presented for discharge, a receipt shall be taken on the certificate itself or a separate receipt shall be given by the party presenting it.

Rules relating to Promissory Notes.

Receipt required as discharge of a stock-certificate.

Payment of interest.

3. Interest on a Government promissory note shall be paid at the Public Debt Office or at any treasury or sub-treasury for payment of interest at which the note has been endorsed, but only on the presentation of the note itself and an signature by the payee of a receipt in Form IV.

When receipt for interest may be required.

19. The holder of any such note may be required to receipt the same for interest in any of the following cases, and, where such requisition has been made, payment of any further interest on such note may be refused until the note is receipted for interest and actually received, namely:—

(a) if the note has been endorsed for payment of interest at a district treasury and the holder thereof desires such payment to be made at Calcutta;

(b) if only sufficient room remains on the back of the note for one further endorsement or if any word is written upon the note contrary any existing endorsement or endorsement;

(c) if the note is torn or in any way damaged or encased with writing or seal, in the opinion of the officer before whom it is produced for payment of interest, for removing endorsement;

(d) if any endorsement is not clear and distinct or does not indicate the payee or payees, as the case may be, by name or, in the case of office-holders, by office, or is made otherwise than in one of the endorsements upon the back of the note;

(e) if the note having been endorsed three times for payment of interest is presented for re-endorsement; and

(f) if in the opinion of the Public Debt Office, the title of the person presenting the note for payment of interest is irregular or not fully proved.

Report to the Public Debt Office of loss or destruction of promissory note.

11. (1) Every application for the issue of a duplicate note in place of a Government promissory note which is alleged to have been lost or destroyed, either wholly or in part, shall be addressed to the Public Debt Office, and shall be accompanied by a statement of the following particulars, namely:—

(a) particulars of the note according to the following form:—

promissory note for Rs.	Rs.	of the	per cent loss of	%
(b) the last half-year for which interest has been paid;				
(c) the person to whom such interest was paid;				
(d) the person in whose name the note was issued (if known);				
(e) particulars of coupons attached (if any);				
(f) the place for payment of interest at which the note was for the time being endorsed;				

(g) the circumstances attending the loss or destruction; and

(h) whether the loss was reported to the police.

(2) Such letter shall be accompanied by—

(a) the Post Office registration receipt for the letter containing the note, if the same was lost in transmission by registered post;

(b) a copy of the police report, if the loss was reported to the police;

(c) a letter signed by the officer of the treasury or Presidency Bank where interest was last paid, certifying the last payment of interest made on the note, and, if interest was paid out of Calcutta, in what it was made;

(d) if the applicant is not the last registered holder, an affidavit sworn before a Magistrate testifying that the applicant was the last legal holder of the promissory note, and all documentary evidence necessary to prove such title to the last registered holder; and

(e) any notices or demands which may remain of the lost or destroyed note.

(3) A duplicate of the letter to the Public Debt Office, but not of its enclosures, shall also be sent to the treasury where interest is payable.

Notification to Gazette.

12. The loss or destruction of a Government promissory note or portion of a Government promissory note shall be further notified by the applicant in three successive issues of the Gazette of India and of the local official Gazette, if any, of the place where

the loss or destruction occurred, such notification shall be in the form following, as so nearly as such form as circumstances permit:—

“Lost “ (or “destroyed,” as the case may be):—

The Government promissory note No. _____ of the _____ per cent loan of _____, originally amounting in the sum of _____, and last tendered to _____ the proprietor, by whom it was never indicated to any other person, having been lost [destroyed] notice is hereby given that payment of the above note and the interest thereon has been stopped at the Public Debt Office, and that application is about to be made for the issue of a duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

Name of person notifying
Residence

14. (1) On the expiry of six months from the date of the last notification prescribed in rule 13, the Controller of Currency shall, if only a portion of the note has been lost or destroyed and if he is satisfied of its loss or destruction and of the justice of the claim of the applicant, and if a portion of the note sufficient for the identification of the note has been produced, cause the particulars of the note to be included in a list such as is referred to in sub-section (2) of section 26 of the Act, and shall order the Public Debt Office to issue to the applicant, on the execution of an indemnity bond in the form and for the amount hereinafter provided, a duplicate note in place of that of which a portion has been so lost or destroyed.

Name of duplicate note and value of indemnity.

(2) If no portion or an sufficient portion of the note so lost or destroyed has been produced, the Controller of Currency shall, on the expiry of two years from the date of the last notification prescribed in rule 13, if proof has been given as to the loss or destruction of the note has been lost or destroyed and that the claim of the applicant is just, cause the particulars of the note so lost or destroyed to be included in a list such as is referred to in sub-section (2) of section 26 of the Act, and shall pass a provisional order requiring the Public Debt Office—

(a) to pay to the applicant, on the execution of an indemnity bond such as is hereinafter mentioned, the interest in respect of the note so lost or destroyed pending the issue of a duplicate note, and

(b) to issue to the applicant, unless reasons to the contrary appear (in which case the matter shall be referred back to the Controller of Currency, on the expiry of six years from the date of publication, or hereinafter provided, of the list in which the lost or destroyed note is first included and on the execution of an indemnity bond such as is hereinafter mentioned, a duplicate note in place of that so lost or destroyed;

Provided that, if the date on which the note is due for repayment falls earlier than the date on which the period of six years prescribed in this rule expires, the Controller of Currency shall, within six weeks of the former date, invest the principal amount due on the note in the Post Office Savings Bank, and shall repay this amount, together with any interest which may have accrued thereon in such Bank, to the applicant at the time when a duplicate note would otherwise have been issued.

(3) In making an order under this rule, the Controller of Currency may direct that the indemnity bond be executed by the applicant alone or by the applicant and two sureties, as the Controller of Currency may think fit.

15. A provisional order passed under sub-rule (2) of rule 13 shall, on the expiry of the six years referred to therein, become final.

Name of order, etc.

Provided that the Controller of Currency may, at any time, prior to the issue of a duplicate note, if he feels sufficient reason, alter or amend any such order, and may also direct that the interest before the issue of a duplicate note shall be extended by each period, not exceeding six years, as he may think fit.

16. Indemnity bonds shall,

(a) when taken on the issue of a duplicate note or notes ordinarily be taken as nearly as may be in Form V and be for twice the amount of such note or notes, and

Indemnity bond.

(b) when taken on the issue of orders for payment of interest, ordinarily be taken as nearly as may be in Form VI and be for twice the amount of the interest involved, that is to say twice the aggregate amount of all such interest accrued during the date plus twice the amount of all interest to accrue due thereon during the period which will have to elapse before the issue of a duplicate note can be made.

17. (1) The list referred to in rule 13 shall be published half-yearly in the Gazette of India in the months of January and July, or as soon afterwards as may be convenient.

(2) All notes in respect of which an order has been passed under that rule shall be included in the first list published next after the passing of such order and in every succeeding list until the expiration of six years from the date of first publication.

Provisional list.

(3) The list shall contain the following particulars regarding each note included therein, namely, the terms of the loan, the number of the note, the value, the name of the person to whom it was issued, the date from which it bears interest, the name of the applicant for a duplicate, the number and date of the order passed by the Controller of Currency for payment of interest or issue of a duplicate, and the date of publication of the list in which the note was first included.

(4) Subject to any general or special instructions of the Controller of Currency, the Public Debt Office may, on the application of the holder,—

(a) re-issue, sub-divide or consolidate a Government promissory note or notes, provided that the note or notes has or have been receipted in Form VII, VIII or IX, as the case may be, or

Form of receipt for issue, etc., security loan, etc.

(b) convert the note or notes into a stock certificate, provided that the note or notes has or have been indorsed, "Pay to the Governor-General of India in Council," or
 (c) convert the note or notes into bearer bonds provided that the note or notes has or have been indorsed in Form X.

16. The certificate required under the proviso to section 12 of the Act shall be a certificate signed by the Collector of the district in which the applicant resides after such inquiry (if any) as may in his opinion be necessary to determine the matters in question referred to therein.

17. (1) The Controller of Currency shall exercise the powers and perform the duties referred to in section 13 of the Act.

(2) Any declaration made under clause (c) of sub-section (1) of that section shall be published in three successive issues of the Gazette of India and the local official Gazette, as soon as possible after the date on which the declaration is made.

18. When a promissory note is presented for discharge, a receipt shall be taken on the note itself.

Notes relating to Bearer Bonds.

19. Interest on a bearer bond shall be paid to any person who presents the coupon entitling him to such interest at the Public Debt Office or the treasury at which the bond is registered for payment of interest.

20. (1) Every application for the issue of a duplicate bond in place of a bearer bond which is, or the coupon of which is, alleged to have been lost or destroyed, or which is alleged to have been lost or destroyed together with its coupon shall be addressed to the Public Debt Office, and shall be accompanied by a registration fee of Rs. 1 per bond and a statement of the following particulars namely:—

(i) particulars of the number and value of the bearer bond and the loan to which it belongs;

(ii) Particulars of coupons alleged to have been lost or in the possession of the claimant, as the case may be;

(iii) the name of the Public Debt Office or treasury at which the bond has been registered for payment of interest;

(iv) the circumstances attending the loss or destruction; and

(v) whether the loss was reported to the police.

(2) Such letter shall be accompanied by—

(a) that Post Office registration receipt for the letter containing the bearer bond or coupon, or both, if lost in transmission by registered post;

(b) a copy of the police report, if the loss was reported to the police;

(c) a letter signed by the officer of the treasury or Presidency Bank where interest was last paid, certifying the last payment of a coupon with regard to the bond;

(d) an affidavit sworn before a Magistrate testifying that the applicant was the last legal holder of the bearer bond; and

(e) any portions or fragments which may remain of the lost or destroyed bearer bond or coupon, or both.

(3) A duplicate of the letter to the Public Debt Office, but not of its enclosures, shall also be sent to the treasury at which the bond is registered for payment of coupons.

21. The loss or destruction of a bearer bond or coupon, or both, shall be further notified by the applicant in three successive issues of the Gazette of India and of the local official Gazette, if any, of the place where the loss or destruction occurred. Such notification shall be in the form following or as nearly in such form as circumstances permit:

"Lost" or "destroyed" as the case may be.—The bearer bond No. _____ of Rs. _____ per cent, loan of the _____ Government, with coupons or without coupons, having been lost, stolen, or destroyed, notice is hereby given that application for a duplicate to be made to the Public Debt Office for the issue of a duplicate in favour of the undersigned.

Name of person notifying _____

Residence _____

Issue of duplicate to be refused when bond has been lost or destroyed.

22. Where a bearer bond is reported to be lost or destroyed, and the coupon is in the possession of the person claiming to be the owner of the bond and coupon, the Controller of Currency shall, on the expiry of six months from the date of the last notification prescribed in rule 20, if satisfied that the bond has been lost or destroyed, cause the particulars of the bond so lost or destroyed to be included in a list such as is referred to in sub-section (3) of section 15 of the Act, and shall order the Public Debt Office to issue to the applicant a duplicate bond with coupons and to pay the amount of any coupon which may be due on the execution of an interest-free bond taken as security as may be in Form V for twice the value of the bond lost or destroyed and as the surrender of the unpaid coupon of the original bond.

Issue of duplicate to be refused when both bond and coupon are lost or destroyed.

23. Where both a bearer bond and its coupon are reported to be lost or destroyed, the Controller of Currency shall, on the expiry of two years from the date of the last notification prescribed in rule 20, if prima facie grounds exist for believing that the bond and coupon have been lost or destroyed, and that the claim of the applicant is just, cause the

particulars of the bond and coupons so lost or destroyed to be included in a list such as is referred to in sub-section (3) of section 10 of the Act and shall pass a provisional order requiring the Public Debt Office, on the expiry of six years from the date of publication, as hereinafter provided, of the list in which the lost or destroyed bond or coupons are first included and on the execution of an indemnity bond when so nearly as may be in Form V for twice the value of the bond and twice the value of the coupons due for payment, and unless previous to the contrary appear (in which case the matter shall be referred back to the Controller of Currency):—

(a) to issue to the applicant a duplicate bond with coupons, and

(b) to pay the amount of any coupon which may be due:

Provided that, if the date on which the bearer bond is due for repayment falls earlier than the date on which the period of six years prescribed in this rule expires, the Controller of Currency shall, within six weeks of the former date, invest the amount of the bond in the Post Office Savings Bank, and shall repay this amount, together with any interest which may have accrued thereon in such Banks, to the applicant at the time when a duplicate bond would otherwise have been issued.

25. Where the coupons only of a bearer bond are reported to be lost or destroyed, the Controller of Currency shall, on the expiry of two years from the date of the last notification prescribed in rule 23, if proved facts go forth as to believing that the coupons have been lost or destroyed, and that the claim of the applicant is just, cause the particulars of the coupons so lost or destroyed to be included in a list such as is referred to in sub-section (3) of section 10 of the Act, and shall pass a provisional order requiring the Public Debt Office, on the expiry of six years from the date of publication, as hereinafter provided, of the list in which the lost or destroyed coupons are first included and on the execution of an indemnity bond taken as nearly as may be in Form V for twice the value of the coupons due for payment, and unless previous to the contrary appear (in which case the matter shall be referred back to the Controller of Currency):—

(a) to issue to the applicant a duplicate bond with coupons, and

(b) to pay the amount of any coupon which may be due.

27. A provisional order passed under rule 25 or rule 26 shall, on the expiry of the six years referred to in these rules, become final.

Provided that the Controller of Currency may at any time prior to the issue of a duplicate bond, if he feels sufficient reasons, after or without any such order and may also direct that the interval before the issue of a duplicate bond shall be extended by such period, not exceeding six years, as he thinks fit.

28. In making any order under rule 24, 25 or 26 the Controller of Currency may direct that the indemnity bond be executed by the applicant alone or by the applicant and two sureties, as the Controller of Currency may think fit.

29. (1) The list referred to in rules 24, 25, and 26 shall be published half-yearly in the Gazette of India in the months of January and July, or as often afterwards as may be convenient.

(2) All bearer bonds and coupons in respect of which an order has been passed under any of those rules shall be included in the first list published until after the passing of such order and in every succeeding list until the expiry of six years from the date of first publication or from the date of the last payment of a coupon, whichever is the later date.

(3) The list shall contain the following particulars in the case of each bond included therein, namely, the name of the loan, the number of the lost bearer bond, its value, the divided numbers and dates of the lost coupons, if any, the name of the applicant for a duplicate and the date of publication of the list in which the bond was first included.

30. Subject to any general or special instructions of the Controller of Currency, the Public Debt Office may, on the application of the holder, renew, convert, sub-divide or consolidate a bearer bond or bearer bonds.

31. When a bearer bond is presented for discharge, renewal, conversion or consolidation, no receipt shall be required.

General.

32. Subject to any general or special instructions of the Controller of Currency, the powers conferred under these rules on the Controller of Currency may be exercised by the Deputy Controller of Currency, Bombay, in respect of Government securities interest on which is payable within the Bombay Presidency or the Central Provinces.

33. The following fees shall be paid in respect of applications under sections 10, 12 and 15 of the Act, namely:—

For each renewal, converted, consolidated, sub-divided or duplicate security, 4 annas per cent if the new security does not exceed in amount Rs. 420, and Rs. 1 if the new security exceeds that sum:

Provided that no fee shall be payable—

(a) in respect of the renewal of a bearer bond, and

(b) in respect of the renewal of a note which bears no indorsement other than an indorsement by a Presidency Bank, the Controller of Currency, his Deputy or Assistant or an Accountant-General, his Deputy or Assistant, and the renewal indorsement, or when such renewal is required only on account of there being no further space on the note in which to record payment or endorsement for payment of interest.

Issue of dupli-
cate on indemnity
where coupons
only, lost or
destroyed.

Expiry of
order, etc.

Indemnity
bonds.

Publication of
list.

Provisional
order for re-
newal, conver-
sion, etc.

Receipt not
required on
discharge, etc.,
of a bearer
bond.

Fees of the
Deputy Con-
troller of Cur-
rency, Bom-
bay.

Indemnity
Bonds.

34. An indemnity bond taken on the issue of a renewed, converted, consolidated or subordinated security shall be, as nearly as may be, in Form XI and shall be for twice the amount of the security or securities, as the case may be, with two sureties.

Special provisions on certain notes.

Government
securities held
by others as
debtors.

35. (1) When a Government security stands in the name of or is held by a minor or a female who is incapable of managing his affairs, interest on the capital sum payable on the maturity of the loan may, where, in the case of interest payable, the nominal value of the security, or in other cases the sum payable, does not exceed five thousand rupees, be paid to the father or, if he be dead, to the mother of such person or the officer making the payment being satisfied as to the identity of the father, or mother as the case may be.

(2) In such payment be made at a place other than that at which such minor or female and his father or mother indifferently reside, payment may be made on production of a certificate of identity signed by any Magistrate.

(3) When an applicant for payment is neither the father nor the mother of the minor or female, and when the value of the securities standing in the name of such person does not exceed Rs. 5,000, payment may be made on production of a certificate by the Magistrate of the district in which such person ordinarily resides, to the effect that the applicant is the actual guardian of such person.

(4) If the value of the securities standing in the name of a minor or female exceeds Rs. 5,000, payment shall not be made unless and until the applicant for payment shall have produced evidence to the satisfaction of the officer making payment that he is the legal guardian of such person.

Small triv-
lings of
debtors.

36. (1) Subject to any general or special orders of the Controller of Currency, a Deputy or Assistant Controller of Currency or, in the absence of such an officer, an Accountant-General or Comptroller may determine the persons entitled to the security or securities of a deceased person, aggregating not more than Rs. 5,000, and may in general exercise the functions and perform the duties referred to in section 19 of the Act.

(2) The powers conferred by sub-rule (1) may be exercised by any Postmaster-General in the case of securities standing in the name of a deceased depositor in the Post Office Savings Bank and kept in the safe custody of the Accountant-General, Posts and Telegraphs.

When order
of a document
is made to
cancel

37. (1) If any person by whom any document relating to a Government security is to be executed, or by whom an indorsement is to be made on a promissory note, certifies a Magistrate that he is for any reason unable to write, and that the effect of the document or indorsement is fully understood by him, and that he is the person whom he represents himself to be, such Magistrate may, at the request of that person and subject to the provisions of this rule, execute the document or sign the indorsement on his behalf.

(2) Where any such document is to be executed or indorsement signed by a Magistrate under this rule on behalf of any person, the Magistrate shall execute the document or sign the indorsement in the presence of that person, and shall enter below his own signature a certificate to the effect that the document was executed, or the indorsement signed, as the case may be, at the request of that person after having been previously read over to the latter, and that he is satisfied that the effect of the document or indorsement is fully understood by such person.

Provisional-
in regard to
being
Firm.

38. (1) Government securities may be loaned to the ruler of a State in India at his request in Form XII, provided that—

(a) the ruler has been admitted to this privilege by order of the Governor-General in Council, and

(b) the total amount for which the ruler applies is not less than Rs. 50,000.

(2) Notes issued in accordance with sub-rule (1) shall be, in the name of the ruler and his successors and property in them, save as otherwise provided, shall devolve by succession.

(3) Any such notes may be negotiated by indorsement by the ruler of the State for the time being.

(4) The transferee of any such note shall not be capable of negotiating or drawing interest on the same when so indorsed, but shall be entitled on surrender to the Public Debt Office of the note or notes so transferred to obtain shareable Government securities of a like denomination and amount.

Tax SINGAPORE.

[See rule 2 (d).

NOTE 1.

[See rule 5.]

Form of indorsement for Conversion of Stock Certificates into Reeser Bonds
[Promissory Notes].

Received in lieu of this stock certificate Reeser Bonds [Promissory Notes] of
Rs. _____ each (together with a new stock certificate for the balance
amounting to Rs. _____) with interest payable at _____
Treasury.

Signature of the _____

Registered holder

his duly authorized representative.

Form II.

(See rule 5.)

Form of Indorsement for Consolidation of Stock Certificates.

Received in lieu of stock certificates Nos. _____ for Rs. _____
respectively of the _____ per cent loan of _____ a stock
certificates for Rs. _____ of the _____ per cent loan of _____
with interest payable at _____ Treasury, _____ registered holder

Signature of the _____ his duly authorized representative.

FORM III.

(See rule 5.)

Form of Indorsement for Sub-division of a Stock Certificate.

Received in lieu of this stock certificate _____ stock certificate
for Rs. _____ respectively of the _____ per cent loan
of _____ with interest payable at _____ Treasury,
_____ registered holder.

Signature of the _____ his duly authorized representative.

FORM IV.

(See rule 5.)

Receipt for interest on Government Promissory Notes.

For and save of _____

Received from the Government Treasury at _____ interest due on _____ Promissory
Notes as follows:—

No. of Note if B. If the number is in a bracket from the upper No. only need be quoted.	Amount of each Note.	Amount of half yearly interest.	For how many half years interest is due.	Total amount due.	Out of it to which is owed to Rs.	Form of Note of Rs.
Rs.	Rs.	S.	P.	Rs.	S.	P.
				Total		
				Interest payable Total of Rs.		
				Interest payable		

Total received (in words) _____

Signature _____

(State whether holder or holder's attorney or administrator) _____

FORM V.

(See rules 15, 24, 25 and 26.)

KNOW ALL MEN by these presents that we

are held and bound unto the Secretary of State for India in Council in the sum of _____ of lawful money of British India
to be paid to the said Secretary of State in Council his certain attorney successor or assignee
for which payment well and truly to be made we bind ourselves our heirs executors
administrators representatives and assigns jointly and every one of us bind ourselves
our heirs executors administrators representatives and assigns jointly and each of us
binds himself his heirs executors administrators representatives and assigns severally
truly by these presents sealed with our respective seals dated this _____ day of _____
in the Christian year one thousand nine hundred and _____ And each of
us the said _____

doth hereby for himself his heirs executors administrators representatives and assigns (Principal
and co-trustees) covenant with the said Secretary of State in Council his executors and assigns that if
any suit shall be brought touching the subject-matter of this obligation or the condition

hereunder written in any Court subject to the superintendence of the High Court of Justice at Port William be brought either than the said High Court in its Ordinary Original Civil Jurisdiction the same way as the instance of the said Secretary of State in Council be removed into and determined by the said High Court in its Extraordinary Original Civil Jurisdiction.

Whereas the above knowledge has been proved to be represented to the said Secretary of State in Council that was lately and until the last dissent hereinafter mentioned the legal and rightful holder and still is the owner of and absolutely entitled to certain Preliminary Note [Beaver Bond] of the Government of India the number amount and other particulars of which are set out forth in the schedule hereto and that the said Government Preliminary Note [Beaver Bond] sometimes since

AND WHEREAS the said Controller of Currency for New Note [Beaver Bond] having applied to the said Controller of Currency for New Note [Beaver Bond] as alleged to have been a [Principal] [Witness] the said Controller of Currency for and on behalf of the said Secretary of State in Council has as the aforesaid representative of the said [Witness] [Witness] the said application on condition of the said and two sufficient copies, meeting with Bond as above written and the said

have accordingly as such parties agreed to execute the said Bond with such condition as hereunder is written Now the contents of the above written Bond is such that if the above knowledge

their legal executive administrative representatives and assigns do and shall from time to time if and when the said Note [Beaver Bond] as alleged to have been as aforesaid shall happen to be found or come to him or their or any or either of their possession or power or to the possession or power of any other person in trust for him or them or any of them immediately deliver or cause to be delivered the same to the said Controller of Currency for the time being or the person for the time being executing his functions on behalf of the said Secretary of State in Council to be cancelled destroyed or otherwise dealt with as may seem meet and further in case the original of the said Preliminary Note [Beaver Bond] shall have already come or shall hereafter come to the hands of any person or body corporate whatsoever under such circumstances as may entitle the holder thereof to demand payment of the same or the interest thereon from the said Secretary of State in Council his successors or assigns or in case the said Preliminary Note [Beaver Bond] or the principal sum therein mentioned or any interest in respect thereof shall at any time hereafter have to be paid or satisfied or received or taken in payment by the said Secretary of State in Council his successors or assigns or any officer or person as his behalf then and in either of such cases if the said

their legal executive administrative representatives and assigns shall and do from time to time if and when the said Secretary of State in Council his successors or assigns the amount of the said Preliminary Note [Beaver Bond] which shall have come or shall come to the hands of such person or body corporate as aforesaid or which shall hereafter have to be paid or satisfied or received or taken in payment as aforesaid together with all interest which the Government of India shall have paid thereon and also all costs or charges attorney and agent and all charges losses damages and expenses that shall or may have been incurred by or on account to the said Secretary of State in Council his successors or assigns or any of the Officers Servants or Agents of the Government by reason of or consequent upon the issuing of the new Note [Beaver Bond] aforesaid AND FURTHER if the said

their legal executive administrative representatives and assigns shall and do from time to time and at all times hereafter well and sufficiently well defend keep maintain and defend the said Secretary of State in Council his successors assigns and the Officers Servants or Agents of the Government and each and every of them of from and against all and all manner of suits and actions suit and suits and other legal proceedings suits charges damages and expenses whatsoever which shall or may at any time or times hereafter be against or against or be accounted to the said Secretary of State in Council his successors or assigns or any of the Officers Servants or Agents of the Government for or in respect of or in respect of or by reason of the said Preliminary Note [Beaver Bond] as represented to have been

Interest thereby secured or any part thereof or by reason or in respect of or consequent upon the issuing of a new Note [Beaver Bond] as aforesaid or of any Note [Beaver Bond] or Note [Beaver Bonds] which may hereafter by substitution substitution renewal or otherwise represent the said Preliminary Note [Beaver Bond] or the new Note [Beaver Bond]

is issued to the said then the above written Bond shall be void and of no effect otherwise the same shall be and remain in full force and virtue.

Signed sealed and delivered by
In presence of (Principal)

Witness,
Occupation and address.

Signed sealed and delivered by
In presence of (Principal)

Witness,
Occupation and address.

Signed sealed and delivered by
In presence of (Principal)

Witness,
Occupation and address.

Principal identified by me
Occupation and address

First surety identified by me
Occupation and address

Second surety identified by me
Occupation and address

Bond explained to above principal and sureties by me
Occupation and address

THE FOLLOWING CLAUSE IS TO BE IN THE INSTRUMENT HEREIN.

FORM VI.

(See rule 13.)

KNOW ALL MEN by these presents that we

(Principal
and 2 sureties
all seals.)

are held and lawfully bound unto the Secretary of State for India in Council in the sum of

Rs. (Principal)

of British India to be paid to the said Secretary of State in Council his certain attorney
successors or assigns for which payment well and truly to be made we bind ourselves our
heirs executors administrators representatives and assigns jointly and every two of us bind
ourselves our heirs executors administrators representatives and assigns jointly and each
of us bind himself his heirs executors administrators representatives and assigns severally
firmly by these presents sealed with our respective seals dated this day
of in the Christian year One thousand nine hundred and
And each of us the said

(Principal
and 2 sureties
all seals.)

doth hereby for himself his heirs executors administrators representatives and assigns
covenant with the said Secretary of State in Council his successors and assigns that if any
suit shall be brought touching the subject-matter of this obligation on the condition here-
under written in any Court subject to the superintendence of the High Court of Judi-
cature at Port William in Bengal other than the said High Court in its Ordinary Original
Civil Jurisdiction the same may at the instance of the said Secretary of State in Council
be removed into trial and determined by the said High Court in its Extraordinary Original
Civil Jurisdiction.

WHEREAS the above bond-
named to be represented to the said Secretary of State in Council that
was lately and until the here thereof hereinafter mentioned the legal and
rightful holder and still is the owner of and absolutely entitled to certain Promis-
sory Note of the Government of India the number number and other particulars
of which are set forth in the schedule hereto and that the said Government Promissory
Note since then since

Rs. (Principal)

AND WHEREAS the said
applied to the Controller of Currency in the Government of India he continues to pay interest
to upon the said Note so alleged to have been as aforesaid
from the date on which interest appears from the Books of the Public Debt Office to have
been last paid thence up to the end of the half-year preceding the date fixed for the issue
to the said of a duplicate of such Note (Principal)
and the said Controller of Currency for and on behalf of the said Secretary of State in
Council has on the above said representation of the said (Principal)

to the said application for payment of interest as aforesaid on condition of the said

(Proposed) and two sufficient copies evidencing such Bond as above written and the said
(Detected) f have accordingly as each sureties agreed to execute the said
Bond with such condition as hereunder in writing AND WARRANT on the further appli-
(Principal) cation of the said
the said Controller of Currency has ordered that the said Note so alleged to have been
an affidavit shall be included in the next half-yearly
list published pursuant to Rule 16 made by the Government of India under Section 24
of the Indian Securities Act 1920 of securities lost or destroyed in respect of which an
order has been made for payment of interest pending the issue of such duplicate security
as next hereinafter mentioned and that six years after the publication of the list in which
the said Note is first mentioned if no notice to the contrary appear a duplicate of the said
(Relinquished) Note shall be issued to the said
(Proposed and
& executed.)

Now was considered of the above written Bond in such that if the above bounden
their heirs executors administrators representatives and assigns do and shall from time to

time if and when the said Note is alleged to have been as aforesaid
shall happen to be found or come to their or any or either of their possession or power or to
the possession or power of any other person in trust for them or any of them immediately
deliver or cause to be delivered the same to the said Controller of Currency for the time
being or the person for the time being exercising his functions on behalf of the said Secre-
tary of State in Council in order that a memorandum of all payments of interest which
may have been made as aforesaid may be duly entered therein AND PROVIDED in case
the original of the said Note shall have already come or shall hereafter come to the hands
of any person or body corporate whatsoever under such circumstances as may entitle the
holder thereof to demand payment of the interest thereof from the said Secretary of State
in Council his executors or assigns or in case any interest in respect thereof shall at any
time hereafter have to be paid or satisfied or received or taken in payment by the said Secre-
(Relinquished) tary of State in Council his executors or assigns or any officer or person on this behalf
(Detected) then and in either of such cases if the said

their heirs executors
administrators representatives and assigns shall and do from time to time repay to the
said Secretary of State in Council his executors or assigns the amount of all interest which
shall hereafter have been paid or satisfied or received or taken in payment as aforesaid
and also all costs or expenses and charges and all charges losses damages and expen-
ses that shall or may have been incurred by or consequent to the said Secretary of State
in Council his executors or assigns or any of the Officers Servants or Agents of the Govern-
ment by reason of or consequent upon the said Controller of Currency continuing to pay
(Relinquished) interest upon the said Note to the said
(Detected and
& executed.) as aforesaid AND FURTHER if the said

their heirs executors administrators representatives and assigns shall and do from time to
time and at all times hereafter well and sufficiently save defend keep harmless and indem-
nified the said Secretary of State in Council his executors and assigns and the Officers
Servants or Agents of the Government and each and every of them of from and against all
and all manner of action and actions suits and suits and other legal proceedings costs
charges damages and expenses whatsoever which shall or may at any time or times here-
after be brought commenced or used by any person or body corporate whatsoever and what-
soever against or happen to be consequent to the said Secretary of State in Council his
executors or assigns or any of the Officers Servants or Agents of the Government for or
as aforesaid or in respect of the said Note so repavelegated to have been
as aforesaid or the interest thereby secured or any part thereof or by reason or in respect
of or consequent upon the said Controller of Currency continuing to pay interest to the
(Principal) said
said Note as aforesaid then the above written Bond shall be void and of no effect otherwise
the same shall be and remain in full force and strength

(Principal) Signed sealed and delivered by
In presence of

Witness.

Occupation and address.

(Detected) Signed sealed and delivered by
In presence of

Witness.

Occupation and address.

(Relinquished) Signed sealed and delivered by
In presence of

Witness,
Occupation and address.
 Principal identified by me
Occupation and address.
 1st surety identified by me
Occupation and address.
 2nd surety identified by me
Occupation and address.
 Bond explained to the above principal and sureties by me
Occupation and address.

THE FOLLOWING IS SUBSTANTIAL IN THE MANNER OF THE

FORM VII.

[See rule 17 (a).]

Form of Indorsement for renewal of a Promissory Note.

Received in full hereof advanced note payable to (name of holder), with interest payable at _____ Treasury. holder

Signature of the _____

daily authorized representative of (name of holder).

FORM VIII.

[See rule 17 (a).]

Form of Indorsement for substitution of a Promissory Note.

Received in full hereof _____ note for Rs. _____ respectively, payable to (name of holder), with interest payable at _____ Treasury. holder

Signature of the _____

daily authorized representative of (name of holder).

FORM IX.

[See rule 17 (a).]

Form of Indorsement for consolidation of Promissory Notes.

Received in full hereof a new note payable to (name of holder) for Rs. _____ by consolidation with Promissory Note or Notes No. _____ (mentioning the numbers and amounts of the other notes desired to be consolidated with it and specifying the bond) with interest payable at _____ Treasury. holder

Signature of the _____

daily authorized representative of (name of holder).

FORM X.

[See rule 17 (c).]

Form of Indorsement for conversion of Promissory Notes into Bearer Bonds.

Received in full hereof and of notes numbered _____ in the last of _____ of the value of _____ Rs. _____ bearer bond (or bonds) of Rs. _____ each amounting to Rs. _____ with interest payable at _____ Treasury. holder

Signature of the _____

daily authorized representative of (name of holder).

FORM XI.

[See rule 18.]

Know all men by these presents that we

do hold and firmly bound to THE BANK OF BENGAL, CALCUTTA, in the sum of Rupees _____ of lawful money current at Calcutta, to be paid to the said BANK OF BENGAL, PRINCIPAL DEPT. OFFICE, or to the said Bank's certain attorneys successors or assigns for which payment to be well and

The attorn-
 and his suc-
 cessors are the
 parties.

truly made we bind ourselves and each of us our and each of our Executive Administrators and personal representatives; and every of them jointly and severally by these presents sealed with our respective seals. Dated this _____ day of _____

WHEREAS a certain Promissory Note or security of the Government of India, No. _____ of the _____ per cent. loan of _____

for Rs. _____ were drawn for and on dated the _____ day of _____ 1 _____ on behalf of the then Secretary of State in Council for India by the order and under the authority of the then Governor-General of India in Council in favour of the _____

Here make
Note and the
Note in the
document.

AND WHEREAS the said _____ has applied to the said Bank of Bengal, PRINCIPAL DEPT. OFFICE, to receive the said Promissory Note or security in _____ favor and in _____ proper name which the said Bank of Bengal, PRINCIPAL DEPT. OFFICE, have consented and agreed to do on the said _____ with two good and sufficient covenants entering into and executing the above written Bond or obligation subject nevertheless to the condition hereunder written AND WHEREAS the above bonders _____ at the request of the said _____ and to join with _____ in executing the abovewritten Bond or obligation. Now the covenants of the abovewritten Bond or obligation is such that if the above bonders _____

and each of them their and each of their Executive Administrators or legal personal representatives or any or either of them shall from time to time and at all times hereafter well and effectually have defunct keep harmless and indemnified the Secretary of State for India the same shall remain in full force and virtue.

and the said Bank of Bengal, PRINCIPAL DEPT. OFFICE, and their legal representatives goods chattels, and effects of from and against the terms of the received note or security in line and in place of the said Promissory Note or security of the Government of India, No. _____ of the _____

per cent loan of _____ for Rupees _____ dated the _____ day of _____ 1 _____ and standing in the sum of _____

and also from the payment of all interest which has accrued due thereon and shall from time to time hereafter accrue due thereon and also of from and against all and all manner of actions suits claims and demands whatsoever which may be instituted commenced or prosecuted or made upon or against the Secretary of State for India and the said Bank of Bengal, PRINCIPAL DEPT. OFFICE, by any person or persons whatsoever being or claiming to be entitled thereto or for or on account or under colour of the said Promissory Note or security or of such reserved note or security as aforesaid or the interest now due and from time to time hereafter accruing due thereon respectively and of from and against all law suits charges and expenses whatsoever which the Secretary of State and the said Bank of Bengal, PRINCIPAL DEPT. OFFICE, shall sustain incur or be put to by reason or for or on account or under colour of the receipt of such Promissory Note or security or for or on account or under colour of the non-payment of such promissory note or security or of the interest now due or hereafter to accrue due thereon to any person, or person being or claiming to be entitled thereto or for or on account or by reason of these presents then the abovewritten Bond or obligation shall be void and of no effect but otherwise the same shall remain in full force and virtue.

Signed, Sealed and Delivered

FORM 11.
(See rule 38.)

Form of Special Notes issued to Rulers of States in India.

Government _____ per cent _____ loan of _____
Rs. _____ At _____ per cent.
Of (name of loan) _____ Public Debt Office,

The Governor-General of India in Council hereby presents on behalf of the Secretary of State for India in Council in pay

To His Highness the Raja of _____, or his successor The Raja of _____, for the time being at the General Treasury at Fort William on these notes the date of discharge of the loan

Rs. _____ and to pay to the said Raja and His Successors Rulers of _____ for the time being at the General Treasury above mentioned interest on such sum from the _____ to the date on which the same shall become payable as aforesaid at the rate of _____ per cent per annum such interest to be paid by equal half-yearly payments on the _____ and on the _____ in every year. Provided always that the said principal sum of Rupees _____ or any part thereof and the right to receive the same and the interest thereon as aforesaid

may at any time be transferred absolutely by the Raja for the time being entitled to receive the interest thereon and the Government of India or Council hereby agrees on surrender of this special Note to issue to the said Raja or any of the Successors Raja of—
 _____, for the time being and holder of this Note, Promissory Notes of the _____ per cent Loan of _____ in the usual form for the whole or part of the said principal sum according to the request of the Raja subject to the satisfaction of any transferee or transferees under the power aforesaid, Promissory Notes of the same Loan in the usual form for the amount transferred and to the said Raja a special Note in this form for any balance thereof not represented by the Notes so issued.

Rs. _____ dated _____ day of _____ No. _____

19

Controller of Currency.

for

Superintendent,
 (Public Debt Office.)

R. A. GRAHAM,
 Acting Chief Secretary.

LOCAL AND MUNICIPAL DEPARTMENT.

(Legislative)

NOTIFICATIONS.

Calcutta, July 27, 1926.

No. 23.—In accordance with the provisions of the regulations relating to the nomination and election of Additional Members of the Legislative Council of the Governor of Fort St. George, the name of the following candidate, elected to be an Additional Member of that Council by the electors registered opposite his name, is hereby published:—

Name of candidate.	Electors.
Mr. Fazil Yusuf Sahib	The Mahomedan community in group (A) comprising Guntur, Vengaloor, Boluvur, Kottur, Andur, Melur, Kallur, Chingapat, North Arcot, Chittoor, Cuddapah, Kanneel, Bellary and Anantapur districts.

Calcutta, August 2, 1926.

No. 24.—The following notification of the Government of India is republished:—

LEGISLATIVE DEPARTMENT.

Sikri, the 22nd July 1926.

No. 25.—The rank of the Hon'ble Rao Bahadur K. N. Sarna, a non-official Additional Member of the Indian Legislative Council, having in accordance with the provisions of sub-section (4) of section 43 of the Government of India Act, 1919 (Act No. 4 of 1919), become vacant by reason of his appointment to be a Member of the Executive Council of the Governor-General, the Governor-General is pleased, in pursuance of the provisions of Regulation XI (A) of the regulations for the nomination and election of Additional Members of the Legislative Council of the Governor-General, to call upon the non-official Additional Members of the Council of the Governor of Fort St. George to elect, in accordance with the said Regulations, a person for the purpose of filling the said vacancy on or before the 15th day of August 1926.

No. 26.—Whereas, in exercise of the powers conferred by section 43 (5) of the Government of India Act, 1919 (Act No. 4 of 1919), the Governor-General in Council has made regulations for the nomination and election of additional members of the Legislative Council of the Governor-General; and

Whereas, in pursuance of the provisions of Regulation XI of the said regulations, the Governor-General has been pleased to call upon the non-official additional members of the Council of the Governor of Fort St. George to elect, in accordance with the said regulations, a member to the Legislative Council of the Governor-General:

PART I.

In exercise of the powers conferred on him by rule 1 of Schedule I annexed to the said regulations the Governor-General is pleased to appoint the Secretary to the Government of Madras, Legislative Department, to perform all the duties of the Returning officer.

PART II.

In exercise of the powers conferred upon him by rule 12 of Schedule I to the said regulations and with reference to the Governor-General's notification under Regulation XI of the said regulations, the Governor in Council is pleased to fix 5.30 p.m. on Tuesday the 17th August 1926 as the time and the Senate House, Chingapat, as the place for the meeting of the non-official members of the Madras Legislative Council for the purpose of the election.

F. J. RICHARDS,
 Acting Secretary to Government.

EVENUE DEPARTMENT

APPOINTMENTS AND POSTINGS

Cyrtocarpus, July 27, 1934.

35. 1st.—The following officers are appointed to act as deputy collectors and are posted for general income-tax duty in the districts noted against them:—

- (1) F. Rajmammad Sultanovich Sahadov, senior Tashkent, Uzbekistan, to special investigation day in the Kuznets district
- (2) M. Kily. Bekmurodov, Tashkent, Uzbekistan, to special investigation day in the Kuznets district
- (3) M. N. B. Chumachenko, senior Hengamysky Tashkent, Uzbekistan, to special investigation day in the Kuznets district
- (4) M. N. B. Radikov Tashkent, Uzbekistan, to special investigation day in the Kuznets district
- (5) M. N. B. Nurgaliyev, Leningrad, to special investigation day in the Kuznets district

POSTING

No. 241.—The following posting of a deputy collector is ordered:—

M. B. Ry. Pashanani Sechikhi Chetayonni Pashikar Arargol, an estate from Jambh, in the Salem district.

MODIFICATION

Continued, July 17, 1959.

As 1917.—From the list of villages appended to Bureau Departmental Notification No. 31, dated 19th February 1915, published at pages 115-118 of Part I of the Fort St. George Gazette, dated 2nd March 1915, and the following:—

Germany: Tübingen

[illegible]

MIRTA VILLANOVA

[illegible]

Case-control studies

T. Terauchi	K. Maruyama	K. Watanabe
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(From the 1st June 1929.)

No. 145.—M. E. R. Ty. Tondakur Vaidyanatha Ayyar, Bachelors Degree Awardee, acting Assistant Entomologist, Cuddalore, to be Assistant Entomologist in the Provincial Service.

No. 146.—M. E. R. Ty. Subrahmanya Ayyar Sankaravaram, Assistant in Mycology, to be Assistant Mycologist in the Provincial Service.

No. 147.—M. E. R. Ty. Gopalingam Sadasiva Rangaswami Ayyangar, Assistant in Revenue History, to be Assistant Revenue Assistant in the Provincial Service.

No. 148.—M. E. R. Ty. Bhagavathulu Varanasi, Assistant in Agricultural Chemistry, to be Second Assistant Agricultural Chemist in the Provincial Service.

(From the 1st June 1930.)

No. 149.—M. E. R. Ty. Tondakur Vaidyanatha Ayyar, Bachelors Degree Awardee, Chief Teaching Assistant in Agriculture in the Agricultural College, Cuddalore, to be temporary Assistant Director of Agriculture and to continue as Teaching Assistant at the college.

No. 151.—(1) M. E. R. Ty. Tirukkanigal Venkata Ayyar, Bachelors Degree Awardee, temporary Assistant Director, to be Assistant Director of Agriculture from 1st July 1930, and M. E. R. Ty. S. Ramaswami Pillai Ayyar, Bachelors Degree Awardee, to continue at the College as Qualified Teaching Assistant.

(2) M. E. R. Ty. Kotai Sureshappa Aiyar, Agricultural Chemist, Madurai, to be temporary Assistant Director of Agriculture, for No. (1) from date of joining. Posted to Ponchi Circle, Tanjavur.

(3) M. E. R. Ty. Sengalathur Subrahmanya Ayyar, Assistant Director of Agriculture, Fourth Circle, as notified by No. (2), to be Assistant Director of Agriculture, Second and Third Circles, Bellary.

Commenced July 28, 1929.

No. 152.—Mr. George Frederick Pedersen, M.A., I.C.S., to be Director of Civil Supplies, Madras, in addition to his other duties.

NOTIFICATIONS.

Commenced August 2, 1932.

No. 225.—The Governor in Council orders, under the provisions of section 21 of Madras Forest Act, 1907, that the areas specified below which were declared to be reserved forests under section 16 of the Act in Notification No. 11, dated 26th December 1925, published on page 46 of Part I of the Port St. George Gazette, dated 21st January 1926, shall now be reserved forests with effect from 2nd August 1932:—

District.	Taluk.	Village.	Forest reserved forest or portion disafforested.	Area in acres.	Category, boundaries and allotments.
Tamilnadu	Tamilnadu	Kallakurichi	Portion of Kallakurichi reserved forest No. 112— (1) Block I and Block II and (2) Block III.	4.38 4.46 4.46 Total ..	The whole area comprising block I and parts I and II contains one thousand seven hundred and eighty-seven acres and above in part I and some in parts II and III.

Boundaries as shown I.

North—Starting from N. P. Pillai No. 19, the boundary runs with a magnetic bearing of 41° for 217 links to N. P. Pillai No. 19-A, thence with a magnetic bearing of 124° for 45 links to N. P. Pillai No. 19-B, and thence with a magnetic bearing of 41° for 101 links to N. P. Pillai No. 19-C.

East—Thence the line runs with a magnetic bearing of 234° for 101 links to point A, thence the line runs with a magnetic bearing of 101° for 45 links to point B, thence the line runs with a magnetic bearing of 101° for 202 links to point C, and thence the line runs with a magnetic bearing of 127° for 45 links to point D.

South—Thence the line runs with a magnetic bearing of 234° for 101 links to point E.

West—Thence the line runs with a magnetic bearing of 114° for 101 links to point F, thence the line runs with a magnetic bearing of 1° for 101 links to point G, and thence the line runs with a magnetic bearing of 41° for 101 links to N. P. Pillai No. 19, the starting point.

Boundaries as shown in Figure II.

It is directed at about 45 links north west of the north-east corner of the right-angled plot and to the east of the river bed. It is directed to the (Kallakurichi) map and the river and slope and is bounded on all sides by Kallakurichi reserved forest.

Boundaries.

North—Starting from point B, the boundary runs with a magnetic bearing of 41° for 101 links to point A.

East—Thence starting from point A, the boundary runs with a magnetic bearing of 101° for 101 links to point B.

South—Thence starting from point B, the boundary runs with a magnetic bearing of 234° for 101 links to point C.

West—Thence the boundary runs with a magnetic bearing of 4° for 101 links to point D, thence the boundary runs with a magnetic bearing of 101° for 101 links to point E, thence the boundary runs with a magnetic bearing of 1° for 101 links to point F, and thence the boundary runs with a magnetic bearing of 41° for 101 links to point G, the starting point.

Area disafforested—This contains 1,787 acres.

Reason for disafforestation—The forest is with grade I and II and block III are to be granted to the people in accordance with the Forest Commission's decision in the Kallakurichi watershed appeal.

Cantonment, August 3, 1920.

No. 254.—The following Gazette of India Extraordinary is republished:—

LEGISLATIVE DEPARTMENT.

Simla, the 6th July 1920.

No. 68.—The following Order in Council was published in the London Gazette on the 2nd July 1920, and is hereby republished for information:—

THE INDIA TREATY OF PEACE ORDER IN COUNCIL, 1920.

Enacted

THE KING MOST EXCELLENT MAJESTY IN COUNCIL.

"WHEREAS at Versailles on the 28th day of June nineteen hundred and nineteen, a Treaty of Peace (hereinafter referred to as "the Treaty") was signed on behalf of His Majesty;

And whereas by the Treaty of Peace Act, 1919, it was provided that His Majesty might make such appointments, establish such offices, make such Orders in Council and do such things as appeared to him to be necessary for carrying out the Treaty, and for giving effect to any of the provisions of the Treaty, and that any Order in Council made under that Act might provide for the imposition by summary process or otherwise of penalties in respect of breaches of the provisions thereof;

And whereas the Treaty contained the sections set out in the Schedule to this Order and it is expedient that for giving effect to those sections the provisions hereinafter contained should have effect:

And whereas by Treaty grant, usage, sufferance or other lawful means His Majesty has power and jurisdiction in territories and in regard to persons in India outside British India and is pleased by virtue and in exercise of the powers vested in Him by the Foreign Jurisdiction Act, 1890, and all other powers enabling him in this behalf to extend the provisions of this Order to such territories or persons:

Now, therefore, His Majesty, by and with the advice of His Privy Council is pleased in order, and it is hereby ordered, as follows:—

1. The sections of the Treaty set out in the Schedule to this Order shall have full force and effect as law, and for the purpose of carrying out the said sections the following provisions shall have effect:—

(a) There shall be established in India at such place as the Governor-General in Council may determine a Local Clearing Office under the control and management of such person (hereinafter referred to as the Controller) as the Governor-General in Council may appoint for the purpose, and there shall be attached thereto such officers and servants on such salaries or other remuneration as the Governor-General in Council may determine.

(b) It shall not be lawful for any person, to pay or accept payment of any money debt except in cases where recovery thereof in a court of law is allowed as hereinafter provided, otherwise than through the Local Clearing Office established under this Order or the Clearing Office established for the purposes of the Treaty in the United Kingdom and no person interested in any such debt as debtor or creditor shall have any communications with any other person interested therein as creditor or debtor except through or by leave of either of such offices. Any person contravening this provision shall be convicted by summary process with imprisonment for a term which may extend to two years, or with fine or with both:

Provided that:—

(a) in the case of any Company contravening this provision, every director, manager, secretary or other officer of the Company who is knowingly a party to the transaction shall be deemed guilty of the offence.

(b) A prosecution for such offence shall not be instituted except with the sanction of the Governor-General in Council.

(c) It shall not be lawful for any person to take proceedings in any court for the recovery of any money debt except in the circumstances provided under paragraphs 16, 20 and 25 of the Annex to section III of the Treaty.

(d) The Local Clearing Office shall have power to enforce the payment of any money debt against the person by whom the debt is due, together with such interest as is payable under paragraph 22 of the Annex to the said section III, and for that purpose shall have all such rights and powers as if it were the creditor; and if the debt has been admitted by the debtor or the debt or amount thereof has been found by arbitration or by the Mixed Arbitral Tribunal or by a court of law in a case provided by paragraph 16 of the Annex to the said section III, the Local Clearing Office may certify the amount so admitted or found due, and on application by it, in the principal civil court of original jurisdiction of the place in which the debtor resides, the certificate shall be filed in such court and thereafter all proceedings may be taken thereon, as if the certificate were a decree obtained in that court for the recovery of a debt of the amount specified in the certificate and signed

on the date of such filing, and all reasonable costs and charges attendant upon the filing, of such certificate shall as recoveries in law manner as if they were part of such debt.

(v) It shall be lawful for the Local Clearing Office to recover from any person by whom a fine is payable under paragraph 12 of the Annex to the said section III, the amount of such fine, and for this purpose the Controller may certify the amount of such fine and the person by whom it is due to the nearest Magistrate who shall have all power to recover the same or if it were a fine payable under the Code of Criminal Procedure (Act V of 1890).

(vi) It shall be lawful for the Local Clearing Office to deduct from any sum payable by such Clearing Office to a creditor such maintenance, not exceeding two-and-a-half per cent of the amount payable, as may be fixed by the Clearing Office in the United Kingdom.

(vii) If any creditor refuses or fails to give such notice or to furnish such documents or information as are mentioned in paragraph 5 of the Annex to the said section III, he shall, on conviction before a Magistrate, be liable to a fine not exceeding one hundred rupees.

(viii) If any person collectively gives notice of or admits any debt which is not due, or furnishes any false information with respect to any debt, he shall, on conviction before a Magistrate, be punishable with imprisonment which may extend to three months, or with fine or with both.

(ix) If His Majesty or any of the other Allied or Associated Powers the provisions of this Order, so far as they relate to enemy debts, shall apply to debts due to or from the nationals of that Power resident in any part of India as they apply to or debts due to from British nationals as residents.

(x) Proceedings by and on behalf of the Local Clearing Office may be taken by and in the name of the Controller of the Local Clearing Office, who may by that name sue and be sued, and costs may be awarded to or against the Controller.

(xi) Every document purporting to be an order or other instrument issued by the Local Clearing Office and to be signed by the Controller or other person authorized by him shall be received in evidence, and shall be deemed to be such order or instrument without further proof unless the contrary is shown.

(xii) A certificate signed by the Controller that an order or other instrument purporting to be made or issued by the Local Clearing Office is so made or issued shall be conclusive evidence of the facts so certified.

(xiii) The Controller shall be deemed to be a public officer and any documents forming part of the debts or records of the Acts of the Controller shall be deemed to be "public" documents for the purposes of Chapter V of the Indian Evidence Act.

(xiv) All documents of the Mixed Arbitral Tribunal constituted under section VI of Part X of the Treaty, if within the jurisdiction of that Tribunal, shall be filed and enforceable and binding on all courts.

(xv) For the purpose of enforcing the attendance of witnesses before the Mixed Arbitral Tribunal, whether sitting in India or not, and compelling the production before the Tribunal of documents, a Secretary to the Government of India shall have power to issue orders which shall have the like effect as if the proceedings before the Tribunal were a suit in a court and the order were a formal process issued by that court in the due exercise of its jurisdiction, and disobedience to any such order shall be punishable under the Indian Penal Code.

(xvi) All property, rights and interests within India belonging to German nationals at the date when the Treaty came into force (not being property, rights or interests acquired under any general licence issued by or on behalf of His Majesty), and the assets proceeds of their sale, liquidation or other dealings therewith, are hereby charged—

(a) in the first place, with payment of the amounts due in respect of claims by British nationals in India with regard to their property, rights and interests, including companies and associations in which they are interested in German territory, and debts owing to them by German nationals, and with payment of any compensation awarded by the Mixed Arbitral Tribunal, or by an arbitrator appointed by that Tribunal in pursuance of paragraph (c) of Article 295, and with payment of claims growing out of acts committed by the German Government or by German authorities since the thirty-first day of July, and before the fourth day of August, nineteen hundred and fourteen;

(b) secondly, with payment of the amounts due in respect of claims by British nationals in India with regard to their property, rights and interests in the territories of Austria-Hungary, Belgium and Turkey, in so far as those claims are not otherwise satisfied; and

(c) thirdly, with payment of amounts due in respect of claims and debts by any British nationals of the nature referred to in clauses (a) and (b):

Provided that any particular property rights or interests so charged may, at any time, be released from the charge as limited by order of the Governor-General in Council.

(xvii) With a view to making effective and enforcing such charge as aforesaid—

(a) no person shall, without the consent of the Controller appointed by the area in which such debts reside or carries on business, transfer, part with or otherwise deal in any property, right or interest subject to the charge. Any person who contravenes this provision shall, on conviction before a Magistrate, be punishable with imprisonment which may extend to three months, or with fine or with both;

(b) every person owning or having the control or management of any property, right or interest in India subject to the charge (including where the property, right or interest consists of shares, stocks or other securities issued by a company, municipal authority or other body, or any right or interest therein such company, authority or body; shall, unless particulars thereof have already been furnished to the Custodian as aforesaid, shall, within one month from the date when this Order comes into operation, by notice in writing communicate the fact to the Custodian appointed for the area in which such person resides or carries on business and shall furnish the Custodian with such particulars in relation thereto as the Custodian may require, and if any person fails to do so he shall on conviction before a Magistrate be liable to fine;

(c) where the property charged consists of issued or registered stock, shares or other securities, any company, municipal authority or other body by whom the securities were issued or are exchanged shall on application being made by the Custodian, appointed for the area in which such company, municipal authority or other body has its principal office, enter such Custodian in the books in which the securities are issued or registered on the proprietor of the securities subject to the charge, and such Custodian shall, subject to the consent of the Governor-General in Council, have power to sell or otherwise deal with the securities as proprietor of which he is so inserted or registered;

(d) the Governor-General in Council may by order vest in a Custodian any property, rights and interests subject to the charge, or the right to transfer the same, and for that purpose section seven of the Indian Money Trading Act, 1916, shall, in relation to German national continue to have and shall apply as if such property, rights and interests were property belonging to an enemy or enemy subject;

(e) if any person called upon to pay any money or to transfer or otherwise to deal with any property, rights or interests has reason to suspect that the same are subject to such charge as aforesaid, he shall before paying, transferring or dealing with the same report the matter to the Custodian appointed for the area in which such person resides or carries on business, and shall comply with any directions that the Custodian may give with respect thereto.

(f) The time at which the period of prescription or limitation of rights of action referred to in Article 360 shall begin again to run shall be at the expiration of six months after the coming into force of the Treaty, and the period to be allowed within which presentation of negotiable instruments for acceptance or payment and notice of non-acceptance or non-payment or protest may be made under Article 361 shall be six months from the coming into force of the Treaty.

(g) Rules made during the war by any recognized Exchange or Commercial Association providing for the closure of contracts entered into before the war by an enemy and any action taken thereunder are hereby confirmed subject to the proviso contained in paragraph 4 (a) of the Annex to section V of Part X of the Treaty.

(h) There shall be imposed on rights of industrial, literary or artistic property (with the exception of trade marks) acquired before or during the war, or which may be acquired hereafter, by German nationals, such limitations, modifications or restrictions as the Governor-General in Council may prescribe, for the purpose, in the event, in the circumstances, and subject to the limitations, contained in Article 366 of the Treaty, and any transfer is whole or in part or other dealing with any rights so acquired as aforesaid effected since the first day of August, nineteen hundred and fourteen, shall if and so far as it is inconsistent with any limitations, modifications or restrictions so imposed be void and of no effect.

(i) So far as may be necessary for the purpose of Article 367 the Indian Patents and Designs (Temporary Rules) Act, 1916 (except section 2 of such Act) shall in relation to German nationals continue to have and it references thereto to subjects of a State at war with His Majesty included references to German nationals.

(j) The duly qualified Tribunal for the purpose of Article 319 of the Treaty shall be the Controller of Patents and Designs, appointed under the Indian Patents and Designs Act, 1911.

(k) The notices to be given by creditors resident in India under paragraph 6 of the Annex to section III of the Treaty shall be given, together with the particulars required by that clause to the Controller of the Local Clearing Office.

2. For the purpose of this Order—

The expression "enemy debt" has the meaning assigned to it by paragraph 2 of the Annex to section III of Part X of the Treaty, and includes any one which under the Treaty is to be treated or dealt with in like manner as an enemy debt.

The expression "national" in relation to any State includes the subjects or citizens of that State and any company or corporation incorporated therein according to the law of that State, and in the case of a Protectorate the natives thereof;

The expression "British national in India" includes any person who holds a British national residence or carries on business in India and are subject of a State in India.

The expression "Custodian" means a Custodian of enemy property appointed under the Indian Money Trading Act, 1916, the provisions of which Act in regard to Custodians are hereby confirmed for the purpose of this Order.

The Interpretation Act, 1889, applies for the interpretation of this Order in like manner as it applies for the interpretation of an Act of Parliament, and so if this Order were an Act of Parliament.

3. This Order shall apply to India and shall come into operation at once.

4. The Governor-General in Council may, by notification in the *Gazette of India*, provide by regulations for all matters incidental to or consequential on the provision of this Order and in particular may make regulations for the purpose of enforcing the charge created by this Order and for making such arrangements as may be required for establishing and assessing the claims and debts for the payment of which the property charged is ordered liable and for payment in whole or in part of the same due.

5. This order may be cited as "the India Treaty of Peace Order, 1930."

SCHEDULE—SECTIONS III TO VII OF PART X OF THE TREATY.

Section III.—Debts.

Article 235.

"There shall be settled through the intervention of Clearing Office to be established by each of the High Contracting Parties within three months of the notification referred to in paragraph (4) hereafter the following classes of pecuniary obligations:

1. Debts payable before the war and due by a national of one of the contracting Powers, residing within its territory, to a national of an Opposing Power, residing within its territory.

2. Debts which became payable during the war to nationals of one Contracting Power residing within its territory and arose out of transactions or contracts with the nationals of an Opposing Power, resident within its territory, of which the total or partial execution was suspended as account of the declaration of war.

3. Interest which has accrued due before and during the war to a national of one of the Contracting Powers in respect of securities issued by an Opposing Power, provided that the payment of interest on such securities to the nationals of that Power or to nationals has not been suspended during the war.

4. Capital sums which have become payable before and during the war to nationals of one of the Contracting Powers in respect of securities issued by one of the Opposing Powers, provided that the payment of such capital sums to nationals of that Power or to nationals has not been suspended during the war.

The powers of liquidation of annuity property, rights, and interests mentioned in Section IV and in the Annex thereto will be exercised for through the Clearing Office in the currency and at the rate of exchange hereinafter provided in paragraph (4) and disposed of by these under the conditions provided by the said Section and Annex.

The settlements provided for in this Article shall be effected according to the following principles and in accordance with the Annex to this Section:—

(a) Each of the High Contracting Parties shall prohibit, as from the coming into force of the present Treaty, both the payment and the acceptance of payment of such debts, and also all communications between the interested parties with regard to the settlement of the said debts otherwise than through the Clearing Office.

(b) Each of the High Contracting Parties shall be respectively responsible for the payment of such debts due by its nationals, except in the cases where before the war the debtor was in a state of bankruptcy or failure, or had given formal indication of insolvency or where the debt was due by a company whose business has been liquidated under emergency legislation during the war. Nevertheless, debts due by the inhabitants of territory invaded or occupied by the enemy before the Armistice will not be guaranteed by the States of which those territories form part.

(c) The sums due to the nationals of one of the High Contracting Parties by the nationals of an Opposing State will be debited to the Clearing Office of the country of the debtor, and paid to the creditor by the Clearing Office of the country of the creditor.

(d) Debts shall be paid or credited in the currency of each one of the Allied and Associated Powers, their colonies or protectorates or the British Dominions or India, as may be convenient. If the debts are payable in some other currency they shall be paid or credited in the currency of the country concerned, whether an Allied or Associated Power, Colony, Protectorate, British Dominion or India, at the pre-war rate of exchange.

For the purpose of this provision the pre-war rate of exchange shall be defined as the average cable transfer rate prevailing in the Allied or Associated country concerned during the month immediately preceding the outbreak of war between the said country concerned and Germany.

If a contract provides for a fixed rate of exchange governing the conversion of the currency in which the debt is stated into the currency of the Allied or Associated country concerned, then the above provision concerning the rate of exchange shall not apply.

In the case of new States the currency in which and the rate of exchange at which debts shall be paid or credited shall be determined by the Reparation Commission provided for in Part VIII (Reparation).

(c) The provisions of this Article and of the Annex hereto shall not apply as between Germany on the one hand and any one of the Allied and Associated Powers, their colonies or protectorates, or any one of the British Dominions or India on the other hand, unless within a period of one month from the deposit of the notification of the present Treaty by the power in question, or of the notification on behalf of such Dominions or of India notice to that effect is given to Germany by the Government of such Allied or Associated Power or of such Dominions or of India as the case may be.

(f) The Allied and Associated Powers who have adopted this Article and the Annex hereto may agree between themselves to apply them to their respective territories established in their territory in far as regards matters between their nationals and German nationals. In this case the payments made by application of this provision will be subject to arrangements between the allied and associated Clearing Offices concerned.

ANNEX

1. Each of the High Contracting Parties will within three months from the notification provided for in Article 290, paragraph (e), establish a Clearing Office for the collection and payment of money debts.

Local Clearing Offices may be established for any particular portion of the territories of the High Contracting Parties. Each Local Clearing Office may perform all the functions of a Central Clearing Office in their respective districts, except that all transactions with the Clearing Office in the Opposing State must be effected through the Central Clearing Office.

2. In this Annex the pecuniary obligations referred to in the first paragraph of Article 290 are described as "money debts," the persons from whom the same are due as "money debtors," the persons to whom they are due as "money creditors," the Clearing Office in the country of the creditor is called the "Creditor Clearing Office," and the Clearing Office in the country of the debtor is called the "Debtor Clearing Office."

3. The High Contracting Parties will subject contraventions of paragraph (c) of Article 290 to the same penalties as are at present provided by their legislation for trading with the enemy. They will similarly prohibit within their territory all legal process relating to payment of money debts, except in accordance with the provisions of this Annex.

4. The Government guarantee specified in paragraph (h) of Article 290 shall take effect whenever, for any reason, a debt shall not be recoverable, except in a case where at the date of the outbreak of war the debt was barred by the laws of prescription in force in the country of the debtor or where the debtor was at that time in a state of bankruptcy or failure or had given formal indication of insolvency, or where the debt was due by a company whose business has been liquidated under emergency legislation during the war. In such case the procedure specified by this Annex shall apply to payment of the dividend.

The terms "bankruptcy" and "failure" refer to the application of legislation providing for such judicial conditions. The expression "formal indication of insolvency" bears the same meaning as it has in English law.

5. Creditors shall give notice to the Creditor Clearing Office within six months of its establishment of debts due to them, and shall furnish the Clearing Office with any documents and information required of them.

The High Contracting Parties will take all suitable measures to fence and punish collusion between enemy creditors and debtors. The Clearing Offices will co-operate to one another any evidence and information which might help the discovery and punishment of such collusion.

The High Contracting Parties will facilitate as much as possible postal and telegraphic communication at the expense of the parties concerned and through the intervention of the Clearing Offices between debtors and creditors desirous of coming to an agreement as to the amount of their debt.

The Creditor Clearing Office will notify the Debtor Clearing Office of all debts declared to it. The Debtor Clearing Office will, in due course, inform the Creditor Clearing Office which debts are admitted and which debts are contested. In the latter case, the Debtor Clearing Office will give the proceeds for the non-admission of debt.

6. When a debt has been admitted, in whole or in part, the Debtor Clearing Office will at once credit the Creditor Clearing Office with the amount admitted, and at the same time notify it of such credit.

7. The debt shall be deemed to be admitted in full and shall be credited forthwith to the Creditor Clearing Office unless within three months from the receipt of the notification or such longer time as may be agreed to by the Creditor Clearing Office notice has been given by the Debtor Clearing Office that it is not admitted.

8. When the whole or part of a debt is not admitted the two Clearing Offices will co-operate into the matter jointly and will endeavour to bring the parties to an agreement.

D. The Creditor Clearing Office will pay to the individual creditor the same credited to it out of the funds placed at its disposal by the Government of its country and in accordance with the conditions fixed by the said Government, retaining any sums considered necessary to cover risks, expenses or commissions.

10. Any person having claimed payment of an enemy debt which is not admitted in whole or in part shall pay to the Clearing Office, by way of fine, interest at 5 per cent on the part not admitted. Any person having readily refused to admit the whole or part of a debt claimed from him shall pay, by way of fine, interest at 5 per cent on the amount with regard to which his refusal shall be disallowed.

Such interest shall run from the date of expiration of the period provided for in paragraph 7 until the date on which the claim shall have been disallowed or the debt paid.

Each Clearing Office shall in so far as it is concerned, take steps to collect the fines, above provided for and will be responsible if such fines cannot be collected.

The fines will be credited to the other Clearing Office, which shall retain them as a contribution towards the cost of carrying out the present provisions.

11. The balance between the Clearing Offices shall be struck monthly and the credit balance paid in cash by the debtor State within a week.

Nevertheless, any credit balances which may be due by one or more of the Allied and Associated Powers shall be retained until complete payment shall have been effected of the sums due to the Allied or Associated Powers or their nationals on account of the war.

12. To facilitate clearances between the Clearing Offices each of them shall have a representation at the place where the other is established.

13. Except for special reasons all discussions in regard to claims will, so far as possible, take place at the Debtor Clearing Office.

14. In conformity with Article 226, paragraph (d), the High Contracting Parties are responsible for the payment of the enemy debts owing by their nationals.

The Debtor Clearing Office will therefore credit the Creditor Clearing Office with all debts admitted even in case of inability to collect them from the individual debtor. The Governments concerned will, nevertheless, invest their respective Clearing Offices with all necessary powers for the recovery of debts which have been admitted.

As an exception, the admitted debts owing by persons having suffered injury from acts of war shall only be credited to the Creditor Clearing Office when the compensation due to the person concerned in respect of such injury shall have been paid.

15. Each Government will defray the expenses of the Clearing Office set up in its territory including the salaries of the staff.

16. Where the two Clearing Offices are unable to agree whether a debt claimed is due or in part a difference between an enemy debtor and an enemy creditor or between the Clearing Offices, the dispute shall either be referred to arbitration, if the parties so agree under conditions fixed by agreement between them, or referred to the Mixed Arbitral Tribunal provided for in Section VI, hereafter.

At the request of the Creditor Clearing Office the dispute may, however, be submitted to the jurisdiction of the Courts of the place of domicile of the debtor.

17. Recovery of sums owed by the Mixed Arbitral Tribunal, the Court, or the Arbitration Tribunal to be due shall be effected through the Clearing Offices as if these sums were debts admitted by the Debtor Clearing Office.

18. Each of the Governments concerned shall appoint an agent who will be responsible for the presentation to the Mixed Arbitral Tribunal of the cases conducted on behalf of its Clearing Office. This agent will exercise a general control over the representatives or counsel employed by its nationals.

Decisions will be arrived at on documentary evidence but it will be open to the Tribunal to hear the parties in person, or according to their preference by their representatives appointed by the two Governments, or by the agent referred to above, who shall be competent to intervene along with the party or to reopen and maintain a claim abandoned by the same.

19. The Clearing Offices concerned will lay before the Mixed Arbitral Tribunal all the information and documents in their possession, so as to enable the Tribunal to decide rapidly on the cases which are brought before it.

20. Where one of the parties concerned appeals against the joint decision of the two Clearing Offices he shall make a deposit against the costs, which deposit shall only be refunded when the first judgment is modified in favour of the appellant and in proportion to the success he may attain, his opponent in case of such a refund being required to pay an equivalent proportion of the costs and expenses. Security accepted by the Tribunal may be substituted for a deposit.

A fee of 5 per cent of the amount in dispute shall be charged in respect of all cases brought before the Tribunal. This fee shall, unless the Tribunal dispense otherwise, be borne by the unsuccessful party. Such fee shall be added to the deposit referred to. It is also independent of the security.

The Tribunal may award to one of the parties a sum in respect of the expenses of the proceedings.

Any sum payable under this paragraph shall be credited to the Clearing Office of the successful party as a separate item.

21. With a view to the rapid settlement of claims, due regard shall be paid to the appointment of all persons connected with the Clearing Office or with the Mixed Arbitral Tribunal to their knowledge of the language of the other country concerned. Each of the clearing offices will be at liberty to correspond with the other, and to forward documents in its own language.

22. Subject to any special agreement to the contrary between the Governments concerned debts shall carry interest in accordance with the following provisions:—

Interest shall not be payable on sums of money due by way of dividend, interest, or other periodical payments which themselves represent interest on capital.

The rate of interest shall be 6 per cent per annum except in cases where, by contract, law or custom, the creditor is entitled to payment of interest at a different rate. In such cases the rate or rates to which he is entitled shall prevail.

Interest shall run from the date of commencement of hostilities (or, if the sum of money to be recovered fell due during the war, from the date at which it fell due) until the sum is credited to the Clearing Office of the creditor.

Sum due by way of interest shall be treated as debts admitted by the Clearing Office and shall be credited to the Creditor Clearing Office in the same way as such debts.

23. Where by decision of the Clearing Office or the Mixed Arbitral Tribunal a claim is held not to fall within Article 20, the creditor shall be at liberty to prosecute the claim before the Courts or to take such other proceedings as may be open to him.

The presentation of a claim to the Clearing Office suspends the operation of any period of prescription.

24. The High Contracting Parties agree to regard the decisions of the Mixed Arbitral Tribunal as final and conclusive, and to render them binding upon their nationals.

25. In any case where a Creditor Clearing Office declines to notify a claim to the Debtor Clearing Office, or to take any step provided for in this Annex, intended to make effective in whole or in part a request of which it has received due notice, the enemy creditor shall be entitled to sue from the Clearing Office a certificate setting out the amount of the claim, and shall then be entitled to prosecute the claim before the Courts or to take such other proceedings as may be open to him.

SECTION IV.—PROPERTY, RIGHTS AND INTERESTS

Article 267.

The question of private property rights and interests in an enemy country shall be settled according to the principles laid down in this Section and to the provisions of the Annex hereto:—

(a) The exceptional war measures and measures of transfer (defined in paragraph 3 of the Annex hereto) taken by Germany, with respect to the property, rights and interests of nationals of Allied or Associated Powers including companies and associations in which they are interested, when liquidation has not been completed, shall be immediately discontinued or stayed and the property, rights and interests concerned returned to their owners, who shall enjoy full rights therein in accordance with the provisions of Article 268.

(b) Subject to any customary stipulations which may be provided for in the present Treaty, the Allied and Associated Powers reserve the right to return and liquidate all property, rights and interests belonging at the date of the coming into force of the present Treaty to German nationals or companies controlled by them, within their territories, colonies, possessions and protectorates including territories ceded to them by the present Treaty.

The liquidation shall be carried out in accordance with the laws of the Allied or Associated State concerned, and the German owner shall not be able to dispose of such property, rights, or interests nor to subject them to any charges without the consent of the State.

German nationals who acquire (as facts the nationality of an Allied or Associated Power in accordance with the provisions of the present Treaty) will not be considered as German nationals within the meaning of this paragraph.

(c) The price of the amount of compensation in respect of the exercise of the right referred to in the preceding paragraph (b) will be fixed in accordance with the methods of sale or valuation adopted by the laws of the country in which the property has been retained or liquidated.

(d) As between the Allied and Associated Powers or their nationals on the one hand and Germany or her nationals on the other hand, all the exceptional war measures, or measures of transfer, for acts done or to be done in execution of such measures as defined in paragraphs 1 and 3 of the Annex hereto shall be considered as final and binding upon all persons except in so far as the reservations laid down in the present Treaty.

(b) The nationals of Allied and Associated Powers shall be entitled to compensation in respect of damage or injury inflicted upon their property, rights, or interests, including any company or association in which they are interested, in German territory as it existed on August 1st, 1914, by the application either of the exceptional war measures, or measures of transfer, sanctioned in paragraphs 1 and 4 of the Annex hereto. The claims made in this respect by such nationals shall be investigated, and the total of the compensation shall be determined by the Mixed Arbitral Tribunal provided for in section VI or by an arbitrator appointed by that Tribunal. This compensation shall be borne by Germany, and may be charged upon the property of German nationals, within the territory or under the control of the claimant's State. This property may be constituted as a pledge for enemy liabilities under the conditions fixed by paragraph 4 of the Annex hereto. The payment of this compensation may be made by the Allied or Associated State, and the amount will be debited to Germany.

(c) Whenever a national of an Allied or Associated Power is entitled to property which has been subjected to a measure of transfer in German territory and expenses a claim for its restitution, his claim for compensation in accordance with paragraph (b) shall be satisfied by the restitution of the said property if it still exists in specie.

In such cases Germany shall take all necessary steps to restore the original owner to the possession of his property, free from all encumbrances or burdens with which it may have been charged after the liquidation, and to indemnify all third parties injured by the restitution.

If the restitution provided for in this paragraph cannot be effected, private agreements arranged by the intermediation of the Powers concerned or the Clearing Office provided for in the Annex to Section III may be made in order to secure that the national of the Allied or Associated Power may secure compensation for the injury referred to in paragraph (c) by the grant of advantages or equivalents which he agrees to accept in place of the property, rights, or interests of which he was deprived.

Through restitution in accordance with this article, the price or the amount of compensation fixed by the application of paragraph (c) will be reduced by the actual value of the property restored, account being taken of compensation in respect of loss of use or deterioration.

(d) The rights conferred by paragraph (f) are reserved to persons who are nationals of Allied or Associated Powers within whose territory legislative measures preserving the general liquidation of enemy property, rights, or interests were not applied before the signature of the armistice.

(e) Except in cases where, by application of paragraph (f), restitutions in specie have been made, the net proceeds of sales of enemy property, rights or interests, wherever situated and sold, either by virtue of war legislation, or by application of this article, and in general all such assets of enemies, shall be dealt with as follows:—

(1) As regards Powers adopting Section III and the Annex thereto, the said proceeds and such assets shall be credited to the power of which the owner is a national, through the Clearing Office established thereunder; any credit balance in favour of Germany resulting therefrom shall be dealt with as provided in Article 243.

(2) As regards Powers not adopting Section III and the Annex thereto, the proceeds of the property, rights and interests, and the cash assets, of the nationals of Allied or Associated Powers held by Germany shall be paid immediately to the person entitled thereto or to his Government; the proceeds of the property, rights and interests, and the cash assets, of German nationals received by an Allied or Associated Power shall be subject to disposal by such Power in accordance with its laws and regulations and may be applied in payment of the claims and debts defined by this article or paragraph 4 of the Annex hereto. Any property, rights and interests or proceeds thereof or cash assets not used as above provided may be retained by the said Allied or Associated Power and if retained the cash value thereof shall be dealt with as provided in Article 243.

In the case of liquidations effected in new States, which are signatories of the present Treaty as Allied and Associated Powers, or in States which are not entitled to share in the repatriation payments to be made by Germany the proceeds of liquidations effected by such States shall be subject to the rights of the Repatriation Commissions under the present Treaty particularly under Articles 237 and 242, be paid direct to the owner. If on the application of that owner, the Mixed Arbitral Tribunal, provided for by Section VI of this part or an arbitrator appointed by that Tribunal, is satisfied that the conditions of sale or measures taken by the Government of the State in question outside its general legislation were seriously prejudicial to the price obtained, they shall have discretion to award to the owner equitable compensation to be paid by that State.

(3) Germany undertakes to compensate her nationals in respect of the sale or retention of their property, rights or interests in Allied or Associated States.

(4) The amount of all taxes and imports upon capital levied or to be levied by Germany on the property, rights and interests of the nationals of the Allied or Associated Powers from November 11th 1918, until three months from the coming into force of the present Treaty, or, in the case of property, rights or interests which have been subjected to exceptional measures of war until restitution is accordance with the present Treaty, shall be returned to the owners.

Article 238.

Germany undertakes, with regard to the property, rights, and interests, including companies and associations in which they were interested, referred to nationals of Allied and Associated Powers in accordance with the provisions of Article 237, paragraph (a) and (b).—

(a) as to houses and movables, except as expressly provided in the present Treaty, the property, rights and interests of the nationals of Allied or Associated Powers in the legal position obtaining in respect of the property, rights and interests of German nationals under the laws in force before the war;

(b) not to subject the property, rights or interests of the nationals of the Allied or Associated Powers to any measure in designation of property rights, which are not applied equally to the property, rights and interests of German nationals, and to pay adequate compensation in the event of the application of those measures.

Article.

1. In accordance with the provisions of Article 237, paragraph (d), the validity of winding orders and of orders for the winding up of businesses or companies, and of any other orders, directions, decisions or instructions of any Court or any Department of the Government of any of the High Contracting Parties made or given, or purporting to be made or given, in pursuance of war legislation with regard to enemy property, rights, and interests is confirmed. The interests of all persons shall be regarded as having been effectively dealt with by any order, direction, decision or instruction, dealing with property in which they may be interested, whether or not such interests are specifically mentioned in the orders, directions, decisions or instructions. No question shall be raised as to the regularity of a transfer of any property, rights or interests dealt with in pursuance of any such order, direction, decision, or instruction. Every action taken with regard to any property, business, or company, whether as regards its investigation, sequestration, compulsory administration, use, regulation, supervision, or winding up, the sale or management of property, rights, or interests, the collection or discharge of debts, the payment of costs, charges or expenses, or any other matter whatsoever, in pursuance of orders, directions, decisions or instructions of any Court or of any Department of the Government of any of the High Contracting Parties, made or given, or purporting to be made or given, in pursuance of war legislation with regard to enemy property, rights, or interests, is confirmed. Provided that the provisions of this paragraph shall not be held to prejudice the title to property heretofore acquired in good faith and for value and in accordance with the laws of the country in which the property is situated by nationals of the Allied and Associated Powers.

The provisions of this paragraph do not apply to each of the above-mentioned measures to have been taken by the German authorities in invaded or occupied territory, nor to each of the above-mentioned measures as have been taken by Germany or the German authorities since November 11th, 1918, all of which shall be void.

2. No claim or action shall be made or brought against any Allied or Associated Power or against any person acting on behalf of or under the direction of any legal authority or Department of the Government of such a power by Germany or by any German national whatsoever incident in respect of any act or omission with regard to his property, rights, or interests during the war or in preparation for the war. Similarly no claim or action shall be made or brought against any person in respect of any act or omission under or in accordance with the exceptional war measures, laws or regulations of any Allied or Associated Power.

3. In article 237 and this Annex the expression "exceptional war measures" includes measures of all kinds, legislative, administrative, judicial, or official, that have been taken or will be taken hereafter with regard to enemy property, and which have had or will have the effect of removing from the proprietor the power of disposition over their property though without effecting the ownership such as measures of supervision, of compulsory administration, and of sequestration; or measures which have had or will have as an object the seizure of, the use of, or the interference with enemy assets for whatsoever motive, under whatsoever form, or in whatsoever place. Acts in the execution of these measures include all detentions, instructions, orders, or decrees of Government departments or Courts applying those measures to enemy property, as well as acts performed by any person connected with the administration or the supervision of enemy property, such as the payment of debts, the collecting of credits, the payment of any costs, charges, or expenses or the collecting of fees.

Measures of transfer are those which have effected or will effect the ownership of enemy property by transferring it in whole or in part to a person other than the enemy owner, and without his consent, such as measures directing sale, liquidation, or dissolution of enterprises in enemy interests, or the cancelling of titles or securities.

4. All property, rights and interests of German nationals within the territory of any Allied or Associated Power and the net proceeds of their sale, liquidation or other dealing therewith may be charged by that Allied or Associated Power in the first place

with payment of amounts due in respect of claims by the nationals of that Allied or Associated Power with regard to their property, rights, and interests including companies and associations in which they are interested, in German territory, or claims owing to them by German nationals and with payment of claims growing out of acts committed by the German Government or by any German authorities since July 12, 1914, and before that Allied or Associated Power entered into the war. The assessment of such claims may be assessed by an arbitrator appointed by Mr. Gustave Adler, if he is willing, or if no such appointment is made by him, by an arbitrator, appointed by the Mixed Arbitral Tribunal provided for in Article VI. They may be charged in the second place with payment of the amounts due in respect of claims by the nationals of such Allied or Associated Power with regard to their property, rights, and interests in the territory of other enemy Powers, in so far as these claims are otherwise unaffected.

5. Notwithstanding the provisions of Article 297, where immediately before the outbreak of war a company incorporated in an Allied or Associated State had rights to commerce with a company controlled by it and incorporated in Germany in the use of trade-marks in third countries, or enjoyed the use in common with such company of unique means of reproduction of goods or articles for sale in third countries, the former company shall alone have the right to use these trade-marks in third countries in the exclusive of the German company, and these unique means of reproduction shall be handed over to the former company, notwithstanding any action under German war legislation with regard to the latter company or its business, industrial property or patents. Nevertheless the former company, if requested, shall deliver to the latter company, derivative copies permitting the continuation of reproduction of articles for use within German territory.

6. Up to the time when restitution is carried out in accordance with Article 297, Germany is responsible for the conservation of property, rights, and interests of the nationals of Allied or Associated Powers, including companies and associations in which they are interested, that have been subjected by her to exceptional war measures.

7. Within one year from the coming into force of the present Treaty, the Allied or Associated Powers will specify the property, rights, and interests over which they intend to exercise the right provided in Article 297, paragraph (b).

8. The restitution provided in Article 297 will be carried out by order of the German Government or of the authorities which have been substituted for it. Detailed accounts of the action of administrators shall be furnished to the interested persons by the German authorities upon request, which may be made at any time after the coming into force of the present Treaty.

9. Until completion of the liquidation provided for by Article 297, paragraph (d), the property, rights, and interests of German nationals will continue to be subject to exceptional war measures that have been or will be taken with regard to them.

10. Germany will, within six months from the coming into force of the present Treaty deliver to each Allied or Associated Power all securities, certificates, deeds or other documents of title held by its nationals and relating to property, rights, or interests situated in the territory of that Allied or Associated Power, including any shares, stock, debentures, debenture stock, or other obligations of any company incorporated in accordance with the laws of that Power.

Germany will, at any time on demand of any Allied or Associated Power furnish such information as may be required with regard to its property, rights, and interests of German nationals within the territory of each Allied or Associated Power or with regard to any transaction concerning such property, rights, or interests effected since July 12, 1914.

11. The expression "cash assets" includes all deposits or funds established before or after the declaration of war, as well as all assets coming from deposits, revenues, or profits collected by administration, sequestration, or others from funds placed on deposit or otherwise, but does not include sums belonging to the Allied or Associated Powers or to their component States, Provinces, or Municipalities.

12. All institutions whatsoever affected with the cash assets of nationals of the High Contracting Parties, including companies and associations in which such nationals were interested, by persons responsible for the administration of enemy property or having control over such administration, or by any of such persons or of any authority whatsoever, shall be dissolved. These cash assets shall be accounted for irrespective of any such investment.

13. Within one month from the coming into force of the present Treaty, or on demand at any time, Germany will deliver to the Allied and Associated Powers all accounts, vouchers, records, documents, and information of any kind which may be within German territory and which concern the property, rights and interests of the nationals of those Powers, including companies and associations in which they are interested, that have been subjected to an exceptional war measure, or to a measure of transfer either in German territory or in territory occupied by Germany or her allies.

The controllers, supervisors, managers, administrators, sequestrators, liquidators, and persons shall be permanently responsible under guarantee of the German Government for the immediate delivery in full of these accounts and documents and for their accuracy.

14. The provisions of Article 297 and this Annex relating to property, rights and interests in an enemy country, and the proceeds of the liquidation thereof, apply to debts, credits and accounts, Section III, regulating only the method of payment.

In the settlement of matters provided for in Article 297 between Germany and the Allied or Associated States their colonies or protectorates, or any one of the British Dominions or India, in respect of any of which a declaration shall not have been made that they adopt Section III, and between their respective nationals, the provisions of Section III, respecting the currency in which payment is to be made and the rate of exchange and of interest shall apply unless the Government of the Allied or Associated Power concerned shall within six months of the coming into force of the present Treaty notify Germany that the said provisions are not to be applied.

15. The provisions of Article 297 and this Annex apply to industrial, literary and artistic property which has been or will be dealt with in the liquidation of property, rights, patents, copyrights or businesses under war legislation by the Allied or Associated Powers, or in accordance with the stipulations of article 297, paragraph (b).

SECTION V.—CONTRACTS, PROSCRIPTIONS, FORFEITURES
Article 298.

(a) Any contract concluded between enemies shall be regarded as having been dissolved as from the time when any two of the parties became enemies, except in respect of any debt or other pecuniary obligation arising out of any act done or money paid beforehand, and subject to the exceptions and special rules with regard to particular contracts or classes of contracts contained herein or in the Annex hereto.

(b) Any contract of which the execution shall be required in the general interest, within six months from the date of the coming into force of the present Treaty, by the Allied or Associated Governments of which one of the parties is a national, shall be exempted from dissolution under this Article.

When the execution of the contract thus kept alive would, owing to the alteration of trade conditions cause one of the parties substantial prejudice, the Mixed Arbitral Tribunal provided for by Section VI, shall be empowered to grant to the prejudiced party equitable compensation.

(c) Nothing in the provisions of the Constitution and law of the United States of America, of Brazil and of Japan, neither the present Article nor Article 300, nor the annex hereto shall apply to contracts made between nationals of these States and German nationals; nor shall Article 300 apply to the United States of America or its nationals.

(d) The present article and the annex hereto shall not apply to contracts the parties to which become enemies by reason of one of them being an inhabitant of territory of which the sovereignty has been transferred, if such party shall acquire under the present Treaty the nationality of an Allied or Associated Power, nor shall they apply to contracts between nationals of the Allied and Associated Powers between whom trading has been prohibited by reason of one of the parties being an Allied or Associated territory in the occupation of the enemy.

(e) Nothing in the present article or the annex hereto shall be deemed to invalidate a transaction lawfully carried out in accordance with a contract between enemies if it has been carried out with the authority of one of the belligerent Powers.

Article 300.

(a) All periods of prescription or limitation of right of action, whether they began to run before or after the outbreak of war, shall be treated in the territory of the High Contracting Parties, so far as regards relations between enemies as having been suspended for the duration of the war. They shall begin to run again at earliest three months after the coming into force of the present Treaty. This provision shall apply to the period prescribed for the presentation of claims or demands or for the presentation for repayment of securities drawn for payment or repayable on any other ground.

(b) Where, at account of failure to perform any act or comply with any formality during the war, measures of execution have been taken in German territory in the possession of a national of an Allied or Associated Power, the claim of such national shall, if the matter does not fall within the competence of the courts of an Allied or Associated Power, be heard by the Mixed Arbitral Tribunal provided for by Section VI.

(c) Upon the application of any interested person who is a national of an Allied or Associated Power the Mixed Arbitral Tribunal shall order the restoration of the rights which have been prejudiced by the measures of execution referred to in paragraph (b), wherever, having regard to the particular circumstances of the case, such restoration is equitable and possible.

If such restoration is ineffectual or impossible the Mixed Arbitral Tribunal may grant compensation to the prejudiced party to be paid by the German Government.

(d) Where a contract between enemies has been dissolved by reason either of failure on the part of either party to carry out its provisions or of the exercise of a right stipulated in the contract itself the party prejudiced may apply to the Mixed Arbitral Tribunal for relief. The Tribunal will have the powers provided for in paragraph (b).

(c) The provisions of the preceding paragraphs of this article shall apply to the nationals of Allied and Associated Powers who have been prejudiced by reason of measures referred to above taken by Germany in invaded or occupied territory, if they have not been otherwise compensated.

(d) Germany shall compensate any third party who may be prejudiced by any requisitions or impositions ordered by the Mixed Arbitral Tribunal under the provisions of the preceding paragraphs of this article.

(e) As regards negotiable instruments, the period of three months provided under paragraph (a) shall commence on from the date on which any exceptional regulations applied in the territories of the interested power with regard to negotiable instruments shall have definitely ceased to have force.

Article 301.

As between enemies no negotiable instrument made before the war shall be deemed to have become invalid by reason only of failure within the required time to present the instrument for acceptance or payment or to give notice of non-acceptance or non-payment to drawer or indorser or to protest the instrument, nor by reason of failure to complete any formality during the war.

Where the period within which a negotiable instrument should have been presented for acceptance or for payment, or within which notice of non-acceptance or non-payment should have been given to the drawer or indorser, or within which the instrument should have been protested, has elapsed during the war, and the party who should have presented or protested the instrument or have given notice of non-acceptance or non-payment has failed to do so during the war, a period of not less than three months from the coming into force of the present treaty shall be allowed within which presentation, notice of non-acceptance or non-payment or protest may be made.

Article 302.

Judgments given by the Courts of an Allied or Associated Power in all cases which under the present treaty, they are competent to decide, shall be recognised in Germany on final, and shall be enforced without it being necessary to have them declared executory.

If a judgment in respect of any dispute which may have arisen has been given during the war by a German Court against a national of an Allied or Associated State in a case in which he was not able to make his defence, the Allied and Associated national who has suffered prejudice thereby shall be entitled to recover compensation, to be fixed by the Mixed Arbitral Tribunal provided for in Section VI.

At the instance of the national of the Allied or Associated Power the compensation above mentioned may, upon order to that effect of the Mixed Arbitral Tribunal, be effected where it is possible by restoring the parties in the situation which they occupied before the judgment was given by the German Court.

The above compensation may likewise be obtained before the Mixed Arbitral Tribunal by the nationals of Allied or Associated Powers who have suffered prejudice by judicial measures taken in invaded or occupied territories, if they have not been otherwise compensated.

Article 303.

For the purpose of sections III, IV, V and VII, the expression "during the war" means for each Allied or Associated Power the period between the commencement of the state of war between that Power and Germany and the coming into force of the present treaty.

ANNEX.

I. General Provisions.

1. Within the meaning of articles 229, 230 and 261, the parties to a contract shall be regarded as enemies when trading between them shall have been prohibited by or otherwise become unlawful under laws, orders, or regulations to which one of those parties was subject. They shall be deemed to have become enemies from the date when such trading was prohibited or otherwise became unlawful.

2. The following classes of contracts are exempted from dissolution by article 269 and without prejudice to the rights contained in article 237 (2) of Section IV, remain in force subject to the application of domestic laws, orders, or regulations made during the war by the Allied and Associated Powers and subject to the terms of the contracts:—

(a) Contracts having for their object the transfer of realty or of real or personal property where the property therein had passed or the object had been delivered before the parties became enemies;

(b) Leases and agreements for leases of land and houses;

(c) Contracts of mortgage, pledge, or lien;

(d) Concessions concerning mines, quarries, or deposits;

(e) Contracts between individuals or companies and States, provinces, municipalities or other similar juridical persons charged with administrative functions and concessions granted by States, provinces, municipalities, or other similar juridical persons charged with administrative functions.

3. If the provisions of a contract are in part dissolved under article 125, the remaining provisions of that contract shall, subject to the same application of domestic law as is provided for in paragraph 2, continue in force if they are severable, but where they are not severable the contract shall be deemed to have been dissolved in its entirety.

II. Provisions relating to certain classes of contracts.

(Bank exchange and Commercial Exchange Contracts.)

4. (a) Rules made during the war by any recognised Exchange or Commercial Association providing for the closure of contracts entered into before the war by an enemy are confirmed by the High Contracting Parties, as also any action taken thereunder, provided—

(i) That the contract was supposed to be made subject to the rules of the Exchange or Association in question;

(ii) That the rules applied to all persons concerned;

(iii) That the conditions attaching to the closure were fair and reasonable;

(b) The preceding paragraph shall not apply to rules made during the occupation by Exchanges or Commercial Associations in the districts occupied by the enemy.

(c) The closure of contracts relating to coffee " futures " which were closed as on July 31, 1914, under the decision of the Liverpool Coffee Association, is also confirmed.

(Security.)

5. The sale of a security held for an unpaid debt owing by an enemy shall be deemed to have been valid in respect of notice to the owner if the creditor acted in good faith and with reasonable care and prudence, and no claim by the debtor on the ground of such sale shall be admitted.

This stipulation shall not apply to any sale of securities effected by an enemy during the occupation or regions invaded or occupied by the enemy.

(Negotiable Instruments.)

6. As regards powers which affect Section III and the money therein the preceding obligations existing between vendors and resulting from the issue of negotiable letters, so far as they are adjusted in conformity with the said money by the instrumentality of the clearing offices, which shall assume the rights of the holder as regards the various conditions open to him.

7. If a person has either before or during the war become liable upon a negotiable instrument in accordance with an undertaking given to him by a person who has subsequently become an enemy, the latter shall remain liable to indemnify the former in respect of his liability notwithstanding the outbreak of war.

III. Contracts of Insurance.

8. Contracts of insurance entered into by any person with another person who subsequently became an enemy will be dealt with in accordance with the following paragraphs:—

(Fire Insurance.)

9. Contracts for the insurance of property against fire entered into by a person introduced in such property with another person who subsequently became an enemy shall not be deemed to have been dissolved by the outbreak of war, or by the fact of the person becoming an enemy, or on account of the failure during the war and for a period of three months thereafter to perform his obligations under the contract, but they shall be dissolved at the date when the amount payable becomes payable for the first time after the expiration of a period of three months after the coming into force of the present treaty.

A settlement shall be effected of unpaid premiums which became due during the war, or at claims for losses which occurred during the war.

10. Where by administrative or legislative action an insurance against fire effected before the war has been transferred during the war from the original to another insurer, the transfer will be recognised and the liability of the original insurer will be deemed to have ceased so from the date of the transfer. The original insurer will, however, be entitled to receive on demand full indemnification to the benefit of the transfer, and if it should appear that these terms were not equitable they shall be amended so far as may be necessary to render them equitable.

If, however, the insured shall, subject to the concurrence of the original insurer, be entitled to re-transfer the contract to the original insurer as from the date of the dissolution.

(Life Insurance.)

11. Contracts of life insurance entered into between an insurer and a person who subsequently became an enemy shall not be deemed to have been dissolved by the outbreak of war, or by the fact of the person becoming an enemy.

Any sum which during the war became due upon a contract deemed not to have been dissolved under the preceding provision shall be recoverable after the war with the addition of interest at five per cent per annum from the date of its becoming due up to the date of payment.

Where the contract has lapsed during the war owing to non-payment of premiums, or has become void from breach of the conditions of the contract the insured or his representative or the person entitled shall have the right at any time within twelve months of the coming into force of the present Treaty to claim from the insurer the amount of value of the policy of the date of its lapse or avoidance.

Where the contract has lapsed during the war owing to non-payment of premiums, the payment of which has been prevented by the outbreak of war, the insured or his representative or the person entitled shall have the right to receive the contract on payment of the premiums with interest at five per cent per annum within three months of the coming into force of the present Treaty.

12. Any Allied or Associated Power may within three months of the coming into force of the present Treaty cancel all the contracts of insurance running between a German insurance company and its nationals under conditions which shall protect its national from any prejudice.

To this end the German insurance company will hand over to the Allied or Associated Government concerned, the proportion of its assets attributable to the policies so cancelled and will be relieved from all liability in respect of such policies. The assets to be handed over shall be determined by an arbiter appointed by the Mixed Arbitral Tribunal.

13. Where contracts of life insurance have been entered into by a local branch of an insurance company established in a country which subsequently became an enemy country, the contract shall, in the absence of any stipulation to the contrary in the contract itself, be governed by the local law, but the insured shall be entitled to demand from the insured or his representative the refund of sums paid or claims made or entered under insurance taken during the war, if the making or enforcement of such claims was not in accordance with the terms of the contract itself or was not consistent with the laws or treaties existing at the time when it was entered into.

14. In any case where, by the law applicable to the contract, the insured remains liable by the contract, notwithstanding the non-payment of premiums, until notice is given to the insured of the termination of the contract, he shall be entitled, where the giving of such notice was prevented by the war, to receive the unpaid premiums with interest at 5 per cent per annum from the insured.

15. Insurance contracts shall be considered as contracts of life insurance for the purpose of paragraphs 12 to 14 when they depend on the probability of human life combined with the rate of interest for the calculation of the reciprocal engagements between the two parties.

(Marine Insurance.)

16. Contracts of marine insurance including time policies and voyage policies entered into between an insurer and a person who subsequently becomes an enemy, shall be deemed to have been disclosed on his becoming an enemy, except in cases where the risk undertaken in the contract had attached before he became an enemy.

Where the risk had not attached, money paid by way of premium or otherwise shall be recoverable from the insurer.

Where the risk had attached effect shall be given to the contract notwithstanding the party becoming an enemy, and sums due under the contract either by way of premium or in respect of losses shall be recoverable after the coming into force of the present Treaty.

In the event of any agreement being come to for the payment of interest on sums due before the war to or by the nationals of States which have been at war and resumed after the war, such interest shall in the case of losses recoverable under contracts of marine insurance run from the expiration of a period of one year from the date of the loss.

17. No contract of marine insurance with an insured person who subsequently becomes an enemy shall be deemed to cover losses due to belligerent action by the Power of which the insurer was a national or by the allies or associates of such Power.

18. Where it is shown that a person who had before the war entered into a contract of marine insurance with an insurer who subsequently became an enemy entered after the outbreak of war into a new contract covering the same risk with an insurer who was not an enemy, the new contract shall be deemed to be substituted for the original contract as from the date when it was entered into, and the premiums payable shall be adjusted on the basis of the original insurer having remained liable on the contract only up till the time when the new contract was entered into.

(Other Insurance.)

19. Contracts of insurance entered into before the war between an insurer and a person who subsequently becomes an enemy, other than contracts dealt with in paragraphs 9 to 18, shall be treated in all respects on the same footing as contracts of fire insurance between the same persons and be dealt with under the said paragraphs.

(Reinsurance.)

20. All treaties of reinsurance with a person who becomes an enemy shall be regarded as having been interrupted by the person becoming an enemy, but without prejudice to the case of life or marine risks which had attached before the war to the right to receive payment after the war for sums due in respect of such risks.

Nevertheless if, owing to invasion, it has been impossible for the reinsured to find another reinsurer the treaty shall remain in force until three months after the coming into force of the present Treaty.

Where a reinsurance treaty becomes void under this paragraph, there shall be an adjustment of accounts between the parties in respect both of premiums paid and payable and of liabilities for losses in respect of life or marine risk which had attached before the war. In the case of risks other than those mentioned in paragraph 11 to 18, the adjustment of accounts shall be made as at the date of the parties becoming enemies without regard to claims for losses which may have occurred since that date.

21. The provisions of the preceding paragraph will extend equally to reinsurance existing at the date of the parties becoming enemies of particular risks undertaken by the insurer in a contract of insurance against any risks other than life or marine risks.

22. Reinsurance of life risks effected by particular contracts and not under any general treaty remain in force.

The provisions of paragraph 12 apply to treaties of reinsurance of life insurance contracts in which enemy companies are the reinsurers.

23. In case of a reinsurance effected before the war of a contract of marine insurance, the cessation of a risk which had been ceded to the reinsurer shall, if it had attached before the outbreak of war, remain valid and effect be given to the contract notwithstanding the outbreak of war: sums due under the contract of reinsurance in respect either of premiums or of losses shall be recoverable after the war.

24. The provisions of paragraphs 17 and 18 and the last part of paragraph 16 shall apply to contracts for the reinsurance of marine risks.

SECTION VI.—MIXED ARBITRAL TRIBUNAL

Article 304

(a) Within three months from the date of the coming into force of the present treaty, a Mixed Arbitral Tribunal shall be established between each of the Allied and Associated Powers on the one hand, and Germany on the other hand. Each such Tribunal shall consist of three members. Each of the Governments concerned shall appoint one of these members. The President shall be chosen by agreement between the two Governments concerned.

In case of failure to reach agreement, the President of the Tribunal and two other persons, either of whom may in case of need take his place, shall be chosen by the Council of the League of Nations, or until that is set up by H. Bustos Ardo if he is willing. These persons shall be nationals of Powers that have remained neutral during the war.

If any Government does not proceed within a period of one month in case there is a vacancy to appoint a member of the Tribunal, such member shall be chosen by the other Government from the two persons mentioned above other than the President.

The decision of the majority of the members of the Tribunal shall be the decision of the Tribunal.

(b) The Mixed Arbitral Tribunals established pursuant to paragraph (a) shall decide all questions within their competence under Sections III, IV, V and VII.

In addition, all questions, whatever their nature, relating to contracts concluded before the coming into force of the present Treaty between nationals of the Allied and Associated Powers and German nationals shall be decided by the Mixed Arbitral Tribunal. Also any questions which under the laws of the Allied, Associated or Neutral Powers, are within the jurisdiction of the National Courts of those Powers. Such questions shall be decided by the National Courts in question, in the absence of the Mixed Arbitral Tribunal. The party who is a national of an Allied or Associated Power may, nevertheless, bring the case before the Mixed Arbitral Tribunal if this is not prohibited by the laws of his country.

(c) If the number of cases justifies it, additional members shall be appointed and each Mixed Arbitral Tribunal shall sit in divisions. Each of these divisions will be constituted as above.

(d) Each mixed Arbitral Tribunal will settle its own procedure except in so far as it is provided in the following Annex, and it empowered to award the same to be paid by the loser in respect of the costs and expenses of the proceedings.

(e) Each Government will pay the remuneration of the member of the Mixed Arbitral Tribunal appointed by it and of any agent whom it may appoint to represent it before the Tribunal. The remuneration of the President will be determined by special agreement between the Governments concerned; and this remuneration and the joint expenses of each Tribunal will be paid by the two Governments in equal shares.

(f) The High Contracting Parties agree that their courts and authorities shall render to the Mixed Arbitral Tribunal direct all the assistance in their power particularly as regards investigating matters and collecting evidence.

(g) The High Contracting Parties agree to regard the decisions of the Mixed Arbitral Tribunal as final and authoritative, and to render them binding upon their nationals.

ARTICLE 100.

1. Should one of the members of the Tribunal either die, resign, or be unable for any reason whatever to discharge his functions, the same procedure will be followed for filling the vacancy as was followed for appointing him.

2. The Tribunal may adopt such rules of procedure as shall be in accordance with justice and equity and decide the order and time at which each party must conclude its arguments, and may arrange all formalities required for dealing with the evidence.

3. The agents and counsel of the parties on each side are authorized to present orally and in writing to the Tribunal arguments in support or in defence of each case.

4. The Tribunal shall keep record of the questions and cases submitted and the proceedings thereon, with the dates of such proceedings.

5. Each of the Powers concerned may appoint a secretary. These secretaries shall act together as joint secretaries of the Tribunal and shall be subject to its direction. The Tribunal may appoint and employ any other necessary officers or clerks to assist in the performance of its duties.

6. The Tribunal shall decide all questions and matters submitted upon such evidence and information as may be furnished by the parties concerned.

7. Germany agrees to give the Tribunal all facilities and information required by it for carrying out its investigations.

8. The language in which the proceedings shall be conducted shall, unless otherwise agreed, be English, French, Italian, or Japanese, as may be determined by the Allied or Associated Power concerned.

9. The place and time for the meetings of each Tribunal shall be determined by the President of the Tribunal.

Article 101.

Whenever a competent Court has given a decision in a case covered by Sections III, IV, V or VII, and such decision is inconsistent with the provisions of such Sections, the party who is prejudiced by the decision shall be entitled to obtain redress which shall be fixed by the Mixed Arbitral Tribunal. At the request of the national of an Allied or Associated Power, the redress may, whenever possible, be effected by the Mixed Arbitral Tribunal directing the replacement of the parties in the position occupied by them before the judgment was given by the German Court.

SECTION VII.—INDUSTRIAL PROPERTY.

Article 102.

Subject to the stipulations of the present Treaty, rights of industrial, literary, and artistic property, as such property is defined by the International Conventions of Paris and of Bern, mentioned in Article 100, shall be re-established or restored, as from the coming into force of the present Treaty, to the incidence of the High Contracting Parties, in favour of the persons entitled to the benefit of them at the moment when the state of war commenced or their legal representatives. Equally, rights which, except for the war, would have been acquired during the war in consequence of an application made for the protection of industrial property, or the publication of a literary or artistic work, shall be recognized and established in favour of those persons who would have been entitled thereto, from the coming into force of the present Treaty.

Nevertheless, all acts done by virtue of the special measures taken during the war under legislative, executive or administrative authority of any Allied or Associated Power, in regard to the rights of German nationals in industrial, literary or artistic property shall remain in force and shall continue to maintain their full effect.

No claim shall be made or action brought by Germany or German nationals in respect of the war during the war by the Government of any Allied or Associated Power, or by any person acting on behalf or with the consent of such Government, of any rights in industrial, literary or artistic property, nor in respect of the sale, offering for sale, or use of any movable articles or apparatus whatsoever in which such rights applied.

Unless the legislation of any one of the Allied or Associated Powers in force at the moment of the signature of the present Treaty otherwise directs, none can or shall in virtue of any act or operation resulting from the execution of the special measures mentioned in paragraph 1 of this Article shall be dealt with in the same way as other cases. The German nationals are directed to be dealt with by the present Treaty and none produced by any special measures taken by the German Government in respect of rights

in industrial, literary or artistic property belonging to the nationals of the Allied or Associated Powers shall be considered and treated in the same way as other debts due from German nationals.

Each of the Allied and Associated Powers reserves to itself the right to impose such limitations, conditions, or restrictions on rights of industrial, literary, or artistic property (with the exception of trademarks) acquired before or during the war, or which may be subsequently acquired in accordance with its legislation, by German nationals, whether by grant of license, or by the working, or by preserving control over their exploitation, or in any other way, as may be considered necessary for national defense, or in the public interest, or for securing the fair treatment by Germany of the rights of industrial, literary, and artistic property held in German territory by its nationals, or for securing the due fulfillment of all the obligations undertaken by Germany in the present Treaty. As regards rights of industrial, literary, and artistic property acquired after the coming into force of the present Treaty, the right as reserved by the Allied and Associated Powers shall only be exercised in cases where these limitations, conditions or restrictions may be considered necessary for national defense or in the public interest.

In the event of the application of the provisions of the preceding paragraph by any Allied or Associated Power, there shall be paid reasonable indemnities or royalties, which shall be dealt with in the same way, as other sums due to German nationals are directed to be dealt with by the present Treaty.

Each of the Allied or Associated Powers reserves the right to treat as void and of no effect any transfer in whole or in part of or other dealing with rights of or in respect of industrial, literary, or artistic property effected after August 1st, 1914, or in the future, which would have the result of defeating the objects of the provisions of this article.

The provisions of this article shall not apply to rights in industrial, literary or artistic property which have been dealt with in the liquidation of businesses or companies under war legislation by the Allied or Associated Powers, or which may be so dealt with by virtue of Article 297, paragraph (3).

Article 360

A minimum of one year after the coming into force of the present Treaty shall be accorded to the nationals of the High Contracting Parties, without extension fees or other penalty in order to enable such persons to accomplish any act, fulfil any formality, pay any fees and generally satisfy any obligation prescribed by the laws or regulations of the respective States relating to the obtaining, preserving, or preparing rights to, or in respect of industrial property either acquired before August 1, 1914, or which, except for the war, might have been acquired since that date as a result of an application made before the war or during its continuance, but nothing in this article shall give any right to respect interference proceedings in the United States of America where a final hearing has taken place.

All rights to, or in respect of, such property, which may have lapsed by reason of any failure to accomplish any act, fulfil any formality, or make any payment, shall revive, but subject to the case of patents and designs in the inspection of such conditions as each Allied or Associated Power may deem reasonably necessary for the protection of persons who have manufactured or made use of the subject matter of such property while the rights had lapsed. Further, where rights to patents or designs belonging to German nationals are revived under this article, they shall be subject to respect of the grant of licenses to the same provisions as would have been applicable in them during the war as well as to all the provisions of the present Treaty.

The period from August 1, 1914, until the coming into force of the present Treaty shall be excluded in considering the time within which a patent should be worked as a trade mark or design used, and it is further agreed that no patent, registered trade mark, or design in force on August 1, 1914, shall be subject to revocation or cancellation by reason only of the failure to work such patent or use such trade mark or design, for two years after the coming into force of the present Treaty.

Article 361

The rights of priority provided by Article IV, of the International Convention for the Protection of Industrial Property of Paris, of March 20, 1883, renewed at Washington in 1911 or by any other Convention or Statute, for the filing or registration of applications for patents or models of utility, and for the registration of trade marks, designs, and models which had not expired on August 1, 1914, and those which have arisen during the war, or would have arisen but for the war, shall be extended by each of the High Contracting Parties in favour of all nationals of the other High Contracting Parties for a period of six months after the coming into force of the present Treaty.

Nevertheless, such extension shall in no way affect the right of any of the High Contracting Parties or of any person who before the coming into force of the present Treaty was bona fide in possession of any rights of industrial property conflicting with rights applied for by another who claims rights of priority in respect of them, to exercise

such rights by hold or himself personally, or by such agents or persons as derived these rights from it or him, before the coming into force of the present Treaty; and such persons shall not be amenable in any action or other process of law in respect of infringement.

Article 309.

No action shall be brought and no claim made by persons residing or carrying on business within the territories of Germany on the one part and of the Allied or Associated Powers on the other, or persons who are nationals of such powers respectively, or by any one deriving title during the war from such persons, by reason of any action which has taken place within the territory of the other party between the date of the declaration of war and that of the coming into force of the present Treaty, which might constitute an infringement of the rights of industrial property or rights of literary and artistic property, either existing at any time during the war or derived under the provisions of articles 305 and 308.

Equally, no action for infringement of industrial, literary, or artistic property rights by such persons shall at any time be permissible in respect of the sale or offering for sale for a period of one year after the signature of the present Treaty in the territories of the Allied or Associated Powers on the one hand or Germany on the other, of products or articles manufactured, or of literary or artistic works published during the period between the declaration of war and the signature of the present Treaty, or against those who have engaged and continue to use them. It is understood, nevertheless, that this provision shall not apply when the possessor of the rights was domiciled or had an industrial or commercial establishment in the districts occupied by Germany during the war.

This article shall not apply as between the United States of America on the one hand and Germany on the other.

Article 310.

Licences in respect of industrial, literary, or artistic property concluded before the war between nationals of the Allied or Associated Powers or persons residing in their territory or carrying on business therein, on the one part, and German nationals, on the other part, shall be considered as concluded as from the date of the declaration of war between Germany and the Allied or Associated Powers. But, in any case, the former beneficiary of a contract of this kind shall have the right, within a period of six months after the coming into force of the present Treaty, to demand from the proprietor of the rights the grant of a new licence, the conditions of which, in default of agreement, between the parties, shall be fixed by the duly qualified tribunal in the country under whose legislation the rights have been acquired, except in the case of licences held in respect of rights required under German law. In such cases the conditions shall be fixed by the Mixed Arbitral Tribunal referred to in Section VI of this Part. The Tribunal may, if necessary, fix also the amount which it may deem just should be paid by reason of the use of the rights during the war.

No licence in respect of industrial, literary, or artistic property, granted under the special war legislation of any Allied or Associated Power, shall be affected by the continued existence of any licence entered into before the war, but shall remain valid and of full effect, and a licence so granted to the former beneficiary of a licence entered into before the war shall be considered as substituted for such licence.

Where sums have been paid during the war by virtue of a licence or agreement concluded before the war in respect of rights of industrial property or for the reproduction or the representation of literary, scientific, or artistic works, these sums shall be dealt with in the same manner as other debts or credits of German nationals, as provided by the present Treaty.

This Article shall not apply as between the United States of America on the one hand and Germany on the other.

Article 311.

The inhabitants of territories separated from Germany by virtue of the present Treaty shall, notwithstanding this separation and the change of nationality consequent thereon, continue to enjoy in Germany all the rights in industrial, literary and artistic property to which they were entitled under German legislation at the time of the separation.

Rights of industrial, literary, and artistic property which now lie in the territories separated from Germany under the present Treaty at the moment of the separation of these territories from Germany or which will be reestablished or resumed in accordance with the provisions of Article 305 of the present Treaty, shall be recognized by the State in which the said territory is transferred and shall remain in force in that territory for the same period of time given them under the German law.

Octomwani, July 17, 1920.

No. 285.—In pursuance of the powers conferred by sub-section (1) of section 4 of the Indian Postoffice Act, 1911, the Government appoints the Railway Commissioner and the Deputy Railway Commissioner as Inspectors of Postoffices within their respective jurisdictions.

J. N. TUBINO,
Tangor. *Adm. Secretary to Government.*

PUBLIC WORKS DEPARTMENT.

LEAVE.

Octomwani, July 24, 1920.

Under articles 219, 250 and 251 of the Civil Service Regulations and G.O. No. 277, Fianmali, dated 7th March 1919, M.E.Ry. Markelo Bushenge Aravai, Engineer, first grade, previously substantive and temporary Engineer, is granted, with effect from the date of relief, medical leave for six months, viz., privilege leave to the extent due and forough for the remaining period.

Octomwani, July 28, 1920.

Under article 260, Civil Service Regulations, and G.O. No. 177, Fianmali, dated 7th March 1919, Mr. Richard Francis Hony, Sanitary Engineer to Government, is granted with effect from the 1st September 1920 or date of relief privilege leave for one month.

EXTENSION OF LEAVE.

Octomwani, July 24, 1920.

Mr. Owen Francis Randall, Sanitary Engineer, Public Works Department has been granted by the Secretary of State for India special leave for three months in continuation of the leave already granted to him in the notification published in Part I of the Port St. George Gazette, dated 11th May 1920.

APPOINTMENTS.

Octomwani, July 14, 1920.

M.E.Ry. P. S. Padmanabha Ayyar, Engineer, first grade, temporary rank, and Subdivisional Officer, Tank Restoration Scheme subdivision, Cuddalore division, is appointed as Sub-Engineer, sixth grade, with effect from 1st June 1920 and for so long as he holds charge of a subdivision or its equivalent, on the following vacancies:—

(1) From 1st to 15th June 1920 during the joining time of M.E.Ry. Vijayapanna Krishna Ayyar Kayaswami Ayyar, Sub-Engineer, fourth grade, on transfer from Tanjore to Coimbatore; and

(2) From 14th June 1920 during the privilege leave of M.E.Ry. Madhavan Pillai Kanchavani Pillai, Sub-Engineer, third grade, previously substantive.

Octomwani, July 27, 1920.

M.E.Ry. Ayya Rajan Ayya Aravai, B.Sc., Sub-Engineer, second grade, and Honorary Assistant Engineer, in charge of the Meadi subdivision of the Chingleput Division, is appointed to officiate as Executive Engineer, South Forestry Division, during the absence of Mr. F. W. Ireland, Executive Engineer, on privilege leave or until further orders.

Octomwani, July 28, 1920.

Mr. Frank William Ireland, B.Sc., A.M. Inst. C.E., Executive Engineer, is appointed to officiate as Sanitary Engineer to Government during the absence of Mr. Hony on leave or until further orders.

APPOINTMENT AND POSTING.

Octomwani, July 25, 1920.

With effect from the date on which he reported himself for duty to the Sanitary Engineer, M.E.Ry. R. T. Chintappa Aravai is appointed a temporary Engineer on a salary of Rs. 212 and is posted for duty as Assistant Sanitary Engineer.

TRANSFER.

Octomwani, July 23, 1920.

M.E.Ry. T. G. Krishna Ayya Aravai, Engineer, first grade, and temporary Sub-Engineer from the Madrasapalle Division, III Circle, to the IV Circle.

NOTIFICATION

October, July 12, 1909.

It is hereby notified for the information of the public that an application for a concession for the development of hydro-electric power from the Kallimela hills in the Trichinopoly district, has been received from Mr. H. W. Perry, Consulting Engineer, Trichinopoly.

2. Intending competitors for the above concession may make their applications to the Civil Engineer for Irrigation, Madras, on or before the 30th September 1920.

2. At the end of the period specified in paragraph 2 above, the application of Mr. Perry will be considered along with other applications, if any, that may be put in in pursuance of this notification.

W. J. J. HOWLEY,
Secy. to Govt., P.W.D. (General and Irrigation.)

ACTIVITIES OF LAND

Continued on July 18, 1976.

Under section 5, Act 1 of 1894, His Excellency the Governor in Council hereby declares that the above-mentioned notice and measuring 720 yards, by the state a little more or less, is need for a public purpose, to wit, for constructing Tientsin Harbour channel, and, under sections 5 and 7 of the same Act the interested Owners, Regulars, and any one who is appointed to perform the duties of a Collector under the aforesaid notice to take order for the execution of the said land. A plan of the land is kept in the office of the Resident, Officer, Regulars, and may be inspected at any time during office hours.

Gokswari District, Anandapuram taluk, Uppalaguptan village.

[illegible]



‘ഫോട്ട് സെറാൻ’ ജോജ് ഗൗസൻ

1.20 അധഃപതനം സംഭവിക്കുന്നത്

SUPPLEMENT TO PART I OF THE FORT ST. GEORGE GAZETTE,
AUGUST 5, 1920.

Figure 3.3

സംഗ്രഹം : മ.പ്ര.പു.വ. പ്രസിദ്ധീകരണം, 2020. 896 പേജ്.

Figure 2. *Continued.*

ഗവൺമെൻ്റ് പരസ്യങ്ങളുടെ മലയാള പരിഭാഷ.
Malayalam Translations of Notifications by Government.

உயரதரத்தில் குழந்தை வளர்ச்சியைத் தடுக்காத,

10. *Journal of the American Medical Association*, 2000; 283: 2689-2695.

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അമ്പൽ 26.—താഴെ കാണുന്ന ഇത്തരം വിവരങ്ങൾ ചൊല്ലാ വിവര പ്രസിദ്ധമാക്കേണ്ടിയിരിക്കുന്നു :—

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ഇന്ത്യയിലെ ഏകദേശം 100 കോടി ജനങ്ങൾക്ക്.

உயரகாலம் உயிர்நீட்டச்சாலை

www.pearsoned.com.sg

PLATE 100

October, 1944 (Sept 25-26)

(எ) ஆயுதங்களைவிற்றதில் சிவசங்கரத்தேவரின் குடும்பம் அல்ல வரிசை கீழ்க்கண்டவாறு உட்பட்டிருக்கக்கூடிய 1940 க்குப் பிற்பாட்டானவர்கள், (ஈ) அந்நேரங்களிலுள்ளதில் சிவசங்கரத்தேவரின் குடும்பம் அல்ல வரிசை கீழ்க்கண்டவாறு 1945-55 க்குப் பிற்பாட்டானவர்கள் கீழ்க் குறிப்பிடப்பட்டவர்கள், சிவசங்கரத்தேவரின் குடும்பம் அல்ல வரிசை கீழ்க்கண்டவாறு 1956 க்குப் பிற்பாட்டானவர்கள் கீழ்க் குறிப்பிடப்பட்டவர்கள், மேலாண்மைத்துறைக்குரியவர்களாகிய அந்நேரம் கீழ்க் குறிப்பிடப்பட்டவர்கள் அல்லவென்று 1956 க்குப் பிற்பாட்டானவர்கள் கீழ்க் குறிப்பிடப்பட்டவர்கள்.

1.—தஞ்சாவூரில் கி.பி. 1815-ல் கட்டப்பட்ட கல்வெட்டு.

[illegible]

അനുകൂലം, എന്നാൽ ഇത്തരം ധനസഹായം ഉണ്ടാക്കുന്നതിനുള്ള കാര്യങ്ങൾ 1943 മാർച്ചുവരെ 15-ാം തീയതിക്കു മുമ്പായി പൂർത്തിയാക്കേണ്ടതായിരുന്നു. എന്നാൽ ഇതിനോടനുബന്ധിച്ചു കയറ്റിപ്പിടിച്ചിരിക്കുന്നതായിരുന്നു.

7. പുനർനിർമ്മാണത്തിനുള്ള ചെലവുകൾ കൈമാറ്റത്തിന് പുനർനിർമ്മാണ കമ്മിറ്റിക്ക് അനുമതിയോടെ തുറന്നു കൊടുക്കേണ്ടതായിരുന്നു.

8. പലിശ—ഏപ്രിൽ 15-ാം തീയതിയും സെപ്റ്റംബർ 15-ാം തീയതിയും ഇടയ്ക്കായി കൈമാറ്റത്തിന് അനുമതിയോടെ തുറന്നു കൊടുക്കേണ്ടതായിരുന്നു.

9. കൈമാറ്റത്തിനുള്ള ചെലവുകൾ കൈമാറ്റത്തിന് പുനർനിർമ്മാണ കമ്മിറ്റിക്ക് അനുമതിയോടെ തുറന്നു കൊടുക്കേണ്ടതായിരുന്നു.

10. കൈമാറ്റത്തിനുള്ള ചെലവുകൾ കൈമാറ്റത്തിന് പുനർനിർമ്മാണ കമ്മിറ്റിക്ക് അനുമതിയോടെ തുറന്നു കൊടുക്കേണ്ടതായിരുന്നു. എന്നാൽ ഇതിനോടനുബന്ധിച്ചു കയറ്റിപ്പിടിച്ചിരിക്കുന്നതായിരുന്നു.

11. കൈമാറ്റത്തിനുള്ള ചെലവുകൾ കൈമാറ്റത്തിന് പുനർനിർമ്മാണ കമ്മിറ്റിക്ക് അനുമതിയോടെ തുറന്നു കൊടുക്കേണ്ടതായിരുന്നു. എന്നാൽ ഇതിനോടനുബന്ധിച്ചു കയറ്റിപ്പിടിച്ചിരിക്കുന്നതായിരുന്നു.

12. കൈമാറ്റത്തിനുള്ള ചെലവുകൾ കൈമാറ്റത്തിന് പുനർനിർമ്മാണ കമ്മിറ്റിക്ക് അനുമതിയോടെ തുറന്നു കൊടുക്കേണ്ടതായിരുന്നു. എന്നാൽ ഇതിനോടനുബന്ധിച്ചു കയറ്റിപ്പിടിച്ചിരിക്കുന്നതായിരുന്നു.

13. കൈമാറ്റത്തിനുള്ള ചെലവുകൾ കൈമാറ്റത്തിന് പുനർനിർമ്മാണ കമ്മിറ്റിക്ക് അനുമതിയോടെ തുറന്നു കൊടുക്കേണ്ടതായിരുന്നു.

14. കൈമാറ്റത്തിനുള്ള ചെലവുകൾ കൈമാറ്റത്തിന് പുനർനിർമ്മാണ കമ്മിറ്റിക്ക് അനുമതിയോടെ തുറന്നു കൊടുക്കേണ്ടതായിരുന്നു. എന്നാൽ ഇതിനോടനുബന്ധിച്ചു കയറ്റിപ്പിടിച്ചിരിക്കുന്നതായിരുന്നു.

[illegible]

[illegible]

ഒരു ആഗോള സിസ്റ്റത്തിന്റെ ചർച്ചയ്ക്കുവേണ്ടി പ്രയോജനപ്പെടുന്ന രീതി.

விவரங்கள்: தருணி 4 பரமினாறு 1994 கல்வழங்குகள் பரிசு தருணி
தருணி 4 பரமினாறு 2000-01 கல்வழங்குகள்

0 2 2 0 3 0 1) വായ്പയടയ്ക്കുമ്പോൾ പുനഃപ്രയോജനം ലഭിക്കാൻ വേണ്ടി
 മുമ്പായി വാഗ്ദാനം ചെയ്ത പലിശയുടെ അളവ് തിരിച്ചടയ്ക്കേണ്ടതാണ്.

[illegible][illegible]

கருதுக: $\frac{1}{x^2} = x^{-2}$ எனில் $\frac{d}{dx} \left(\frac{1}{x^2} \right) = -2x^{-3} = -\frac{2}{x^3}$ எனவே $\frac{d}{dx} \left(\frac{1}{x^2} \right) = -\frac{2}{x^3}$ எனும்படி கருதுக.

2. 实验结果——

(1) _____, 2018.

(2) _____

തദ്ദേശ ഭരണവകുപ്പിന്റെ അധീനതയിൽ

[illegible]

84 _____

Page 10

(σ_{max} and σ_{min} are the maximum and minimum stresses.)

കുടുംബശ്രീയുടെ മാനദണ്ഡം
പരിപാടി

(Lampiran 4: Hasil Pengujian t-Test)

(continued)

എഴുത്തുകാരൻ: _____

[தனதான் உடனடியாகவே கைவிடப்பட்டது.]

 $\alpha_1, \alpha_2, \alpha_3, \alpha_4$

അയ്യപ്പൻ എവിടെ പോകുന്നു.

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M. KRISHNAN,
Acting Malayan Translator in Charge.

വാസ്തു (സംസ്കൃത) വാക്യശില്പം.

പ്രകാശനം.

കോൽക്കോ, 1965 ജൂൺ 16-ാം തീയതി.

അമ്പലം 234.—ഇവയുടെ രചനകൾ അതിശയം പുറത്തുവെക്കുന്ന സാമൂഹികമായ മണ്ണിൽ വേർതിരിച്ചു കൊടുക്കുന്നതിന് അനവധി പ്രയത്നങ്ങൾക്കിടയിൽ വെട്ടിപ്പറന്നു നൽകപ്പെട്ടതാണ്. 1962-ൽ മലിയാളി സാമൂഹികമായ പ്രതിപാദന ആർട്ട് & - 30 വർഷമായിട്ടും ആവേശകരമായ സാമൂഹിക സാഹിത്യത്തിന് അതിന്റെ അടിസ്ഥാനം.

മെ. എം. മിസ്സർ,

സംസ്കൃത ഭാഷാവിജ്ഞാന കമ്മിറ്റി.

(A free translation)

P. V. KUBUVILA,

Malayalam Translator to Government.



THE FORT ST. GEORGE GAZETTE.

published by Authority.

No. 31.]

MADRAS, TUESDAY EVENING, AUGUST 3, 1920.

[Price, 1 anna.

Part I-A.—Local and Municipal.

LOCAL AND MUNICIPAL DEPARTMENT.

APPOINTMENTS, ETC.

Government, August 3, 1920.

No. 266.—In exercise of the power conferred by sub-section (2) of section 24 of the Madras Local Boards Act, 1904, the Governor in Council is pleased to appoint M.R.Sy. R. N. Venkatasubramanian Nayar to be President of the Channarayana Taluk Board in the Annamalai district.

No. 267.—Under sub-section (2) of section 18 of the Madras Local Boards Act, 1904, the Governor in Council approves of the appointment by election of M.R. Sy. Subramo Hanayappa Rao Parthasarthy to be President of the Sankar Taluk Board in the Kistna district. He will assume charge of his duties with effect from the 10th August 1920.

No. 268.—Under sub-section (2) of section 10 of the Madras Local Boards Act, 1904, the Governor in Council approves of the appointment by election of M.R. Sy. Subramanyam Reddi Rangarao Reddi to be President of the Taluk Board of Tirumangaludi in the North Arcot district. He will assume charge of his duties with effect from the 10th August 1920.

No. 269.—In exercise of the power vested in him by section 10 of the Madras District Municipalities Act, 1904, the Governor in Council is pleased to appoint Mr. Charles Henry Grady, to be a municipal councillor of the municipality of Coimbatore.

No. 270.—In exercise of the power vested in him by section 10 of the Madras District Municipalities Act, 1904, the Governor in Council is pleased to appoint the undersigned gentlemen to be municipal councillors of the municipality of Vellore:—

- M.R. Sy. Kothandam Pella Rangappa Urs.
- " Prabhappa Venkatasubramanyam Parvathi Urs.
- " Alla Subba Hinnu Mahalingappa Subba Subba Urs.
- M.R. Sy. Subba Pella Subba Subba Urs.
- " R. V. Lakshmi Narayana Rao Urs.
- Mukunda Subba Mahalingappa Subba.
- M.R. Sy. Subba Rangappa Reddi Urs.
- " Subba Rangappa Rao Urs.
- " Subba Subramanyam Rangappa Reddi Urs.
- " Pella Subramanyam Chandra Urs.
- " Channarayana Subramanyam P. P. Urs.

No. 271.—In exercise of the power vested in him by section 14 of the Madras District Municipalities Act, 1904, the Governor in Council is pleased to appoint M.R. Sy. Subba Rangappa Urs to be Chairman of the municipality of Vellore.

ERRATUM.

For the words and figures "the 1st August 1920" occurring in notification No. 271, published on page 218 of Part I-A of the Fort St. George Gazette, dated 22nd June 1920, substitute the words "the 1st October 1920."

NOTIFICATIONS.

No. 478.—In exercise of the power conferred by sub-section (3) of section 15 of the Madras Local Boards Act, 1884, the Governor in Council is pleased to authorize the members of the Vengaloor Taluk Board to the Pongaluram district to appoint their President by election from among their own members.

No. 479.—In exercise of the power conferred by sub-section (3) of section 15 of the Madras Local Boards Act, 1884, the Governor in Council is pleased to authorize the members of the Jannamallur Taluk Board in the Chingleput district to appoint their President by election from among their own members.

No. 574.—The following notification of the Government of India is republished:—

RAILWAY DEPARTMENT.

BANGALORE STATION.

Dated, the 28th July 1915.

No. 206F-10.—In pursuance of sub-section (1) of section 138 of the Indian Railways Act, IX of 1903, the Governor-General in Council is pleased to declare that the administration of the Madras and Southern Mahratta Railway shall be liable to pay in aid of the funds of the land authority set out in the schedule hereto assessed the tax specified in the second column thereof:—

Land authority.	Rate in pence per acre.
Bangalore Municipality	10

No. 478.—Under sub-section (1) of section 46 of the Land Acquisition Act, 1894, the Governor in Council hereby withholds from the acquisition of lands in the villages named below of the Mithakattan taluk, Madras district, described in the schedule attached to notification No. 293, published at page 283 to 285 of Part I.A. of the Port St. George Gazette, dated 26th July 1912, and notifications Nos. 485 and 488 and the amata thereto published at pages 271 and 272 and 335 of Part I.A. of the Port St. George Gazette, dated 4th May 1913, as required for the formation of a cross-road from Alagapattinam to Kallakumbur in the Madras and Mithakattan taluk of the Madras district:—

	Extent in acres.		Extent in acres.
1. Ponnasali	0.0002	4. Alagapattinam	1.0025
2. Alagapattinam	2.35	5. Vandalur	0.0025
3. Mithakattan	0.0022	6. Uthandi	0.05

No. 479.—Under sub-section (b) of clause (a) of sub-section (1) of section 138 of the Madras District Municipalities Act, 1884, and in modification of the decision lately made of the distribution of the elective seats shown in the schedule annexed to the rules for the election of municipal councillors published in the Port St. George Gazette of the 30th November 1915, the Governor in Council directs that, with effect from the date of publication of the notification in the Madras District Gazette, the Biliary municipality shall be divided into seven wards and the sixteen elective seats shall be distributed among them as shown in the following schedule.

SCHEDULE.

Number and name of wards and boundaries as other description of wards.

Number of
elective
seats
for each
ward.

First Ward.—From municipal demarcated stone No. 8 to 9, a distance of 1,332 feet, along the southern boundary of survey No. 282 and part of survey No. 361, from stone No. 9 along the southern boundary of the survey Nos. 362, 363, 364 and 367 to the stone No. 10 at the junction of road, a distance of 1,775 feet.

East.—From stone No. 10 to stone No. 11 along the portion of western boundary of survey No. 208-A (road) at a point where it meets the old boundary line, a distance of 315 feet, from stone No. 11 along the east-track leading to old Pongalur taluk road and towards south of this road to the level crossing of Southern Mahratta Railway at the District Court buildings, and along the District Court road southwards up to the point where it meets the Car street at Police station, Bangalore.

South.—Car street (between Bangalore road and level-crossing of Southern Mahratta Railway near East Post gate) or easement boundary stone No. 19.

West.—From the easement boundary stone No. 19 to easement boundary stone No. 1, a distance of 835 feet in a north-eastern direction; from easement boundary stone No. 1 in a northern direction to easement boundary stone No. 2, a distance of 1,355 feet, near the cemetery; from easement boundary stone No. 2 in the northerly direction to easement boundary stone No. 3, a distance of 1,050 feet; from easement stone No. 3 in a north-eastern direction to easement stone No. 4 or municipal stone No. 7, a distance of 1,165 feet. From easement stone No. 4 or municipal stone No. 7, in a line north along the eastern boundary of survey Nos. 367 and 366 to municipal stone No. 5, a distance of 1,332 feet.

Second Ward.—North.—Car street (between easement stone No. 49 and Bangalore road).

East.—Bangalore road between Car street and road from Hanthel hill-gate to waste near of Kallakumbur.

Under each name of lands and boundaries or other description of lands

Number of
acres
or
square
feet

South.—Road from Harthal toll-gate on Bangalore road to waste, wife of Nalla-chetty's land.	
West.—Track-head road from waste near to Government boundary stone No. 49.	
THIRU WARD.—North.—Car street from police station to the point where it meets Mullangi Rangappa street and along Mullangi Rangappa street northwards to the point where it meets Gooly road, thence along the Gooly road eastwards to Government municipal stone No. 23 near Varambappa temple. From municipal stone No. 23 to stone No. 14 in an easterly direction to the bridge at Elumbally road, a distance of 1,150 feet along the southern boundary of survey Nos. 947, 948, 949 and 950. From stone No. 14 to stone No. 16 along the northern boundary of survey No. 951 to the north-west corner of survey No. 957, a distance of 1,172 feet; from stone No. 16 to stone No. 18 along the western boundary of survey No. 958, a distance of 251 feet. From stone No. 17 to stone No. 18 along the western boundary of survey No. 959, a distance of 351 feet. From stone No. 18 to stone No. 19 in a westerly direction along the northern boundary of survey No. 959, a distance of 418 feet; from stone No. 19 to stone No. 20 along the western boundary of survey Nos. 959 and 961, a distance of 478 feet; from stone No. 20 to 21 in a southern direction across survey No. 92 (wastish) to the north-west corner of survey No. 51 of Gumbal village, a distance of 247 feet.	3
South.—From stone No. 21 along the wastish in a westerly direction to stone No. 22 at the south-west corner of survey No. 741 of Bellary village.	
West.—From stone No. 22 to stone No. 23 across the wastish to the point where it meets the old boundary stone No. 45 and from here along the Bangalore road northward to the point where it meets the Car street at the police station.	
THIRU WARD.—North.—From Government boundary stone No. 11 to 11-A (is a line north-east, as old stone No. 16 at Hilda's chattram, a distance of 2,454 feet. From stone No. 11-A to line north-east to stone No. 12 or old stone No. 11, a distance of 1,365 feet.	4
East.—From stone No. 12 in a southern direction to stone No. 13 at the junction of Gooly-Rangappa road, a distance of 6,523 feet.	
South.—From stone No. 13 westwards along Gooly road to the point where it meets Mullangi Rangappa street, and thence along Mullangi Rangappa street northwards to the point where it meets Car street; and along Car street westwards to the point where it meets Gooly road between Car street and Southern Mahatma Railway level-crossing and thence along old Harvey office road and east-track leading to Government stone No. 31.	
THIRU WARD.—North.—Main road from Myl Lakshminarayana's street to Southern Mahatma Railway crossing near the West Fort gate.	1
North and East.—Main Bazaar road from Southern Mahatma Railway level-crossing near West Fort gate to Barchers' street near police station.	
West.—Barchers' street, Bangalore street and Myl Lakshminarayana's street.	
THIRU WARD.—North.—Cavalry road and Main road	1
East.—Myl Lakshminarayana's street, Bangalore street and Barchers' street ending at Main Bazaar road near police station.	
South and West.—Main Bazaar road and road from western extremity of Main Bazaar road towards Bangalore Industry barracks to its junction with Gooly road.	
THIRU WARD.—North.—Government boundary stones Nos. 32, 33, 34, 35, 36, 37, 38, 39 and 40 where it meets the eastern end of the Main Bazaar road at Gooly bazaar, and the main road eastward to the point where it meets the Southern Mahatma Railway level-crossing near Government boundary stone No. 43.	1
East.—From Government boundary stone No. 43 along the water-logged of Hilda-chetty's tank to Harthal toll-gate.	
South.—From Harthal toll-gate to stone No. 23 and thence to stone Nos. 24 and 25.	
West.—From municipal stone No. 25 to Government boundary stone No. 39.	
Total ..	36

ACQUISITION OF LANDS.

No. 577.—Under section 6 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 0-72 of an acre, to be more or less more or

How Obtains the Madras Presidency.

[Inferred localities, Districts and States, and Towns of MAHARASHTRA or more inhabitants.]

- I. MAHARASHTRA.
 - (a) District—Thane.
 - (b) Town and port—Bombay Munderi Fort.
- II. BOMBAY.
 - (a) District—Thane.
 - (b) Town and port—Bombay Munderi Fort.
- III. GUJARAT.
 - (a) District—Surat.
 - (b) Town and port—Surat.
- IV. THE PUNJAB.
 - (a) District—Amritsar.
 - (b) Town—Amritsar.
- V. THE UNITED PROVINCES.
 - (a) District—Allahabad.
 - (b) Town—Allahabad.
- VI. THE CENTRAL PROVINCES.
 - (a) District—Bhopal.
 - (b) Town—Bhopal.
- VII. THE HYDRABAD STATE.
 - (a) District—Hydrabad.
 - (b) Town—Hydrabad.
- VIII. THE MYSORE STATE.
 - (a) District—Mysore.
 - (b) Town—Mysore.
- IX. THE NORTHERN PROVINCES.
 - (a) District—Lucknow.
 - (b) Town—Lucknow.
- X. THE SIKH STATES.
 - (a) District—Ludhiana.
 - (b) Town—Ludhiana.
- XI. THE RAJASTHAN STATES.
 - (a) District—Jaipur.
 - (b) Town—Jaipur.
- XII. THE MALWA STATES.
 - (a) District—Bhopal.
 - (b) Town—Bhopal.
- XIII. THE GUJARAT STATES.
 - (a) District—Surat.
 - (b) Town—Surat.
- XIV. THE KARNATAKA STATES.
 - (a) District—Mysore.
 - (b) Town—Mysore.
- XV. THE TAMIL STATES.
 - (a) District—Madurai.
 - (b) Town—Madurai.

F. J. RICHARDS,
Acting Secretary to Government.

(Medical.)

EXTENSION OF LEAVE.

Calcutta, July 18, 1922.

MR. S. L.—The undersigned officers of the Madras Medical Service have been granted extension of leave on general leave as noted below:

Major Michael Joseph Clarke—furlough days from 17th July 1922.

Major William John John Duggan, F.R.C.S.—two months from 20th August 1922.

F. J. RICHARDS,
Acting Secretary to Government.

NOTIFICATIONS BY COLLECTORS AND PRESIDENTS OF
DISTRICT BORDERS.

Under section 16 of the Madras Local Boards Act, V of 1905, M.R.S. P. Ramalingappa (Barn of Kallakurichi) is declared to have been duly elected as a member of the (Dissemination) Taluk Board for Thiruvallur circle in the Arundel district.

Under section 16 of the Madras Local Boards Act, V of 1905, M.R.S. L. Arundel (Barn of Kallakurichi) is declared to have been duly elected as a member of the (Dissemination) Taluk Board for Thiruvallur circle in the Arundel district.

Arundel Collector's Office,
22nd July 1922.

A. RAMANATHA REDDIAR,
Collector.

Under section 16 of the Madras Local Boards Act, V of 1905, M.R.S. M. S. Ramalingappa (Barn of Kallakurichi) is declared to have been duly elected as a member of the (Dissemination) Taluk Board for Thiruvallur circle in the Arundel district.

Arundel Collector's Office,
22nd July 1922.

M. S. RAMALINGAPPA,
Collector.

Under section 18 of the Madras Local Boards Act, V of 1884, Shri K. Sankar Sahib Sahasr, son of Arjun Sahib of Kallakudi, has been duly elected as a member of the Channarayana Taluk Board.

Collector's Office,
28th July 1924.

A. UPENDRA PAI,
Collector.

Under section 18 of the Madras Local Boards Act, V of 1884, M.R. S. Subbappa Sivaradar Kappanallayavar Arayal of Kinnathu Nandapalayam is declared to have been duly elected as a member of the Taluk Board of Pudukkottai in the district of Coimbatore.

Collector's Office,
28th July 1924.

P. S. EVANS,
Collector.

Under section 18 of the Madras District Municipalities Act, IV of 1884, Umasa Khan Fakhri Behar is declared to have been duly elected as a member of the Chidambaram Municipality.

Under rule 53 of the rules for the conduct of elections of taluk board members, the undesignated gentlemen are declared to have been duly elected as members of the Rajapet Taluk Board in the district of Chidambaram for the circles noted against them.—

- M.R. S. Pankaj Ramji Baidi Gura of Ananthapuram village, Rajapet taluk—for Ananthapuram circle.
 " Pankaj Gangi Baidi Gura of Kotha village, Rajapet taluk—for Ananthapuram circle.
 " Nasta Ananthappa Gura of Ananthapuram village, Rajapet taluk—for Rajapet circle.
 " Padi Rathi Ram Baidi Gura of Thangatepalli village, Rajapet taluk—for Rajapet circle.

Chidambaram Collector's Office,
28th July 1924.

M. S. BRADSTREET,
Deputy Collector.

M.R. S. T. V. Koodalasa Pannala Gura of Anka has been duly elected as a member for Circle No. 4, Anka Taluk, of the Guntur Taluk Board.

Guntur Collector's Office,
28th July 1924.

C. D. A. CROFTON,
Collector.

Under section 18 of the Madras Local Boards Act, V of 1884, M.R. S. Chinnabala Kappanallayavar Gura is declared to have been duly elected member of the Taluk Board for Pannal circle.

Guntur Collector's Office,
28th July 1924.

T. B. HILL,
Collector.

It is hereby notified that, under section 18 of the Madras Local Boards Act, 1884, the following gentlemen are declared to have been duly elected as members of the Taluk Board, Eluru, in the district of Eluru for the circles noted against them.—

- M.R. S. S. Sankaran Gura—for Eluru circle.
 M.R. S. K. Lakshminarasimha Rao—for Eluru circle.

Eluru Collector's Office,
28th July 1924.

P. L. MOORE,
Collector.

It is hereby notified that, under section 18 of the Madras Local Boards Act, 1884, M.R. S. Nageswara Venkataraghavulu Gura of Kinnathu, Dist. taluk, is declared to have been duly elected as a member of the Taluk Board, Mannargudi, in the district of Eluru for Annampalayam circle.

Eluru Collector's Office,
28th July 1924.

P. L. MOORE,
Collector.

Under section 18 of the Madras District Municipalities Act, IV of 1884, M.R. S. P. Srinivasulu Naidu Chinnabala Naidu Arayal is hereby declared to have been duly elected as a member for the 4th ward of the Venkatapuram Municipality, Mannargudi district.

Mannargudi Collector's Office,
28th July 1924.

C. F. BRACKENBURY,
Collector.

In pursuance of the power delegated to him by the Government in Council under section 18 of the Madras Local Boards Act, V of 1884, the President, District Board, Anantapur, hereby appoints M.R. S. A. Kinnappa Gura, B.A., B.L., as a member of the Anantapur Taluk Board.

Anantapur District Board's Office,
28th July 1924.

P. KESAVA SWAMI,
President.

Under section 11 of the Madras Local Boards Act V of 1884, M.R. S. C. Mahalingam Mahalingam Arayal has been duly elected as a member of the District Board of Chingleput by the Travancore Taluk Board.

Chingleput District Board's Office,
28th July 1924.

M. VENKATARAGHAVULU REDDITHA,
President.

Under section 30 of the Madras Local Boards Act, 1904, M.R. My. Hanigudi Manikam, Chetti Gura has been appointed by election as Vice-President of the Chittoor Taluk Board.

Chittoor District Board's Office,
27th July 1926.

Under section 12 of the Madras Local Boards Act, 1904, the following gentlemen have been elected members of the Chittoor District Board by the Chittoor Taluk Board:-

M.R. My. Balajayya Manikamappa Chetti Gura.
M.R. My. Papudai Venkateswami Nayudu Gura.
M.R. My. Kalavayya Chappal Reddi Gura.

Chittoor District Board's Office,
27th July 1926.

T. V. RAOJA ACHARIYAR,
President.

Under section 12 of the Madras Local Boards Act, V of 1904, the following gentlemen have been appointed by election as members of the Kurnool District Board by the Kurnool Taluk Board:-

M.R. My. S. Ramaswami Gura of Yaliharthi.
M.R. My. D. Palaniswami Gura of Ramachandla.
M.R. My. P. Chinnaswami Gura of Pajigudi.

Kurnool District Board's Office,
26th July 1926.

F. C. MURPHY,
President.

Under section 11 of the Madras Local Boards Act, 1904, M.R. My. Rao Pabbi Kelandayya Chetty Arangal has been appointed by election as a member of the South Arcot District Board by the Tiruchirappalli Taluk Board.

Under section 30 of the Madras Local Boards Act, 1904, M.R. My. V. Arunaswami Chetty Arangal has been duly elected as Vice-President of the Tiruchirappalli Taluk Board.

South Arcot District Board's Office,
26th July 1926.

A. SUBBARAYASU,
President.

In exercise of the power delegated to him by the Governor in Council under section 160 of the Madras Local Boards Act, V of 1904, the President, District Board, South Arcot, hereby appoints M.R. My. MaDi Kalashibamhi Panayya Arangal as a member of the Mangalore Taluk Board.

South Arcot District Board's Office,
26th July 1926.

N. SUBBA RAO,
President.

In exercise of the powers delegated to him by the Governor in Council under section 160 of the Madras Local Boards Act, V of 1904, the President, District Board, Tiruchirappalli, hereby appoints M.R. My. K. R. Rajagopalakrishna Panikula Guruswami Panikula Arangal to be a member of the K. R. Taluk Board.

Tiruchirappalli District Board's Office,
27th July 1926.

T. DEENKA ACHARIYAR,
President.

ERRATUM.

In the notification published at page 335 of Part I.A. of the Port St. George Gazette, dated 19th June 1926, relative to the names of M.R. My. Alluri Sureswara Gura for that of M.R. My. Alluri Sureswara Gura and the name of M.R. My. K. R. Rajagopalakrishna Gura for that of M.R. My. K. R. Rajagopalakrishna Gura.

Kistna Collector's Office,
27th July 1926.

P. L. MOORE,
Collector.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 31.] MADRAS, TUESDAY EVENING, AUGUST 2, 1920. [Fifth, 1 a. 6 p.

Part I-3.—Educational.

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HOME DEPARTMENT.

(Education.)

APPOINTMENT.

Obituary, July 18, 1920.

No. 311.—M.F. By. G. Venkatesh Rao Arangal, Senior Assistant in the Office of the Assistant Archaeological Superintendent for Epigraphy, to be Assistant Archaeological Superintendent for Epigraphy, Southern Circle, sub. per loc., with effect from July 1920.

NOTIFICATION.

No. 312.—The following resolutions of the Government of India are republished—

DEPARTMENT OF EDUCATION.

ANNUAL REPORT FOR 1919-20.

Dated, the 2nd July 1920.

No. 313.—M.F. By. Rao Bahadur H. Krishna Sankar Arangal, Assistant Archaeological Superintendent for Epigraphy, Southern Circle, is appointed to be Government Epigraphist for India with effect from 1st July 1920.

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• R. RAMACHANDRA RAU,
Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

LEAVE AND APPOINTMENT.

The Director of Public Instruction is pleased to grant sickleave leave for one month and twenty-two days from 19th June 1929 to K. Mahasenan, *Atyala Sahib*, Sub-Assistant Inspector of Schools, Karaikal, Madras, on leave, under order of transfer as Sub-Assistant Inspector of Schools, Tanjavur, Madras, on leave, and to appoint M.R. E. V. Mahasenan, *Ajgar*, Superintendent of Elementary Schools, Srirangapatna, and acting in the Tanjavur, on leave as Sub-Assistant Inspector of Schools, Tanjavur, Madras, on leave, in the probational stage, with effect from 19th June 1929 during the absence of the former on leave or until further orders.

APPOINTMENTS

MRS. R. P. E. Seagard, Supervisor of Elementary Schools, Astor, and (pending the Sub-Committee's report on Schools, Congregational camps, will be considered to have held the latter appointments; she, too, in the probability class from 20th March 1939 till the date of her report by M. R. Ry. C. B. Rosenbaum of Astor.

Madison, 24th July 1993.

Qualifications: Sub. per Am. Sub-Assistant Inspector of Schools, Tanjore Mahomedan College, to act as Sub-Assistant Inspector of Schools, Tanjore Mahomedan College, sub. per Am., he has been doing, since 8 October 1947 till further orders.

5. Muhammad Abdulla Sahib, Sub-Assistant Inspector of Schools, Karnool Muhammadan jagge, under subject of transfer to Timarnoli. Muhammadan jagge, is set as Sub-Assistant Inspector of Schools, Dargah Muhammadan jagge, in his own class. To join on the expiry of his leave.

M.R. Dr. C. P. Srinivasan Ayyar, B.A., M.A., School Assistant, Government Women's College, Tanjore, to be Sub-Assistant Inspector of Schools, Pondicherry range, and, *pro tem*, in the confidential class in the cadre of Sub-Assistant Inspectors. To join immediately.

Alfredus, 1876 July 2180.

The District is pleased to appoint M.R. Sy. M. Usni to Sub-Assistant Inspector of Schools, Bore's Magdole range, sub. division, in the probationary class in the cadre of Sub-Assistants. To join as early as possible.

M. H. Sr. Srinivasaiah Usha, Social Assistant, Government Higher Elementary Training School, Berhampur, and Sub. pres. Subhasanant Inspector of Schools, Cuttack, were, in view of his previous appointment in the Berhampur Training school. To join after handling some charges in the local Government.

M.R. Gopikrishna Panigrahi, Supervisor of Elementary Schools, Kurada HSI sub-division and Sub-divisional School Assistant Inspector of Schools, Balasore district, is to look after the Sub-divisional Inspector of Schools, Cuttack region. To join after handing over charge to the local Supervisor.

M.R. By. Chakrapani Pradhane, Sub. *pro tem.* Sub-Assistant Inspector of Schools, Arha range, to be Sub. *pro tem.* Sub-Assistant Inspector of Schools, Baliguda range. To join after handing over charge to the local Supervisor.

Madras, 18th July 1923.

M.R. By. B. V. Sahas Rao Patil, Supervisor of Elementary Schools, Peshawar, and acting Sub-Assistant Inspector of Schools, Chiturgupla range, to act as Sub-Assistant Inspector of Schools, Hanagiri range, in the probationalary class.

M.R. By. P. Vasappa, Supervisor of Elementary Schools, Anantapur, and sub. *pro tem.* Sub-Assistant Inspector of Schools, Tallamanchal range, to be Sub-Assistant Inspector of Schools, Chiturgupla range, sub. *pro tem.*

M.R. By. P. Dhanachandran Chetti, First Assistant, Model section, Government Higher Elementary Training School, Vengalpet, and Sub-Assistant Inspector of Schools, Chiturgupla range (Temporary), to be Sub-Assistant Inspector of Schools, Tallamanchal range, sub. *pro tem.*

M.R. By. K. Viswanathan Peetala, Sub-Assistant Inspector of Schools, Arha range, and sub. *pro tem.* Sub-Assistant Inspector of Schools, Chinnole range, to be Sub-Assistant Inspector of Schools, Chiturgupla range (Temporary).

M.R. By. A. Sarayapetraya Sastry, First Assistant, Government Training School, Ponnur, to be Sub-Assistant Inspector of Schools, Chinnole range, sub. *pro tem.*, in the probationalary class.

Madras, 19th July 1923.

POSTINGS.

The following postings of officers in the cadre of Sub-Assistant Inspectors are ordered:-

M.R. By. S. K. Viswanathan Sastry, Supervisor, Chiturgupla, and sub. *pro tem.* Sub-Assistant Inspector of Schools, Chiturgupla, to be sub. *pro tem.* Sub-Assistant Inspector of Schools, Hosiur.

M.R. By. M. A. Appayyaiah Ayyar, Supervisor, Hosiur, and sub. *pro tem.* Sub-Assistant Inspector of Schools, Hosiur, to be sub. *pro tem.* Sub-Assistant Inspector of Schools, Musabul.

M.R. By. T. A. Rangarajulu Ayyar, sub. *pro tem.* Sub-Assistant Inspector of Schools, Kumbakonam, to be sub. *pro tem.* First Assistant, Government Training School, Tiruchirappalli.

M.R. By. J. Krishna Rao, Headmaster, Government Higher Elementary Training School, Chinnole, and sub. *pro tem.* First Assistant, Government Training School, Tiruchirappalli, to be Headmaster of the latter school.

M.R. By. P. Subrahmanya Ayyar, Headmaster, Government Training School, Tiruchirappalli, to be Headmaster, Government Training School, Chinnole.

M.R. By. H. V. Vasudhan Rao, sub. *pro tem.* Headmaster, Government Training School, Chinnole, to revert to his permanent appointment as First Assistant in the same school.

M.R. By. N. Sadas Ayyar, Sub-Assistant Inspector of Schools, Kallakudi, and sub. *pro tem.* First Assistant, Government Training School, Chinnole, to be sub. *pro tem.* Second Assistant, Government Training School, Tiruchirappalli.

M.R. By. C. R. Ramaswami Ayyar, acting Sub-Assistant Inspector of Schools, Chiturgupla, to be sub. *pro tem.* Sub-Assistant Inspector of Schools, Arha.

M.R. By. P. N. Ramaswami Ayyar, Supervisor, Tallamanchal, and sub. *pro tem.* Sub-Assistant Inspector of Schools, Arha, to be sub. *pro tem.* Sub-Assistant Inspector of Schools, Chiturgupla.

M.R. By. A. Krishnaswami Ayyar, Second Assistant, Model school, Government Training School, Tiruchirappalli, and sub. *pro tem.* Sub-Assistant Inspector of Schools, Chiturgupla, to be sub. *pro tem.* Sub-Assistant Inspector of Schools, Chiturgupla (Temporary).

M.R. By. K. Hanumanth Rao, to act as Sub-Assistant Inspector of Schools, Chiturgupla range, in the probationalary class.

M.R. By. P. K. Pottabhimana Sastry, Sub-Assistant Inspector of Schools, Chiturgupla range, to be sub. *pro tem.* Sub-Assistant Inspector of Schools, Chiturgupla range.

M.R. By. P. Madhavan Ayyar, Sub-Assistant Inspector of Schools, Chiturgupla range, to be sub. *pro tem.* Sub-Assistant Inspector of Schools, Chiturgupla range.

M.R. By. D. Ramaswami Pillai, sub. *pro tem.* Sub-Assistant Inspector of Schools, Tallamanchal range, to be sub. *pro tem.* Sub-Assistant Inspector of Schools, Chiturgupla range.

M.R. By. A. Govindaswami Mudaliyar, Sub-Assistant Inspector of Schools, Kumbakonam, acting in the Chiturgupla range, to be sub. *pro tem.* Sub-Assistant Inspector of Schools, Tallamanchal range.

M.E. By. T. A. Rangaswamy, Sub-Assistant Inspector of Schools, Chingleput, acting in the Territorial range, to act as Sub-Assistant Inspector of Schools, Chingleput range.

M.E. By. W. Subrahmanya Ayyar, Third Assistant, Government Training School, Nephewan-
dy, and sub. pro tem, Sub-Assistant Inspector of Schools, Ponnai range, to be Sub-Assistant
Inspector of Schools, Territorial range.

M.E. By. S. Narayana Rao, Sub-Assistant Inspector of Schools, Punguam, to be sub
pro tem, Sub-Assistant Inspector of Schools, Ponnai range, To join on the expiry of his privilege
leave.

M.E. By. M. Venkataswamy Ayyar, Supervisor, Nilbura, and sub. pro tem, Sub-Assistant
Inspector of Schools, Ponnai, to be sub. pro tem, Sub-Assistant Inspector of Schools, Punguam.

M. Sharmadika Reddy, Sub-Assistant Inspector of Schools, Sankaravarambailly range, to act
as Sub-Assistant Inspector of Schools, Sidiapet range.

M.E. By. P. Rangaswamy Ayyar, Second Assistant, Government Training School, Tenjore, and
acting Second Assistant, Government Training School, Takkolapet, to act as Sub-Assistant Inspector
of Schools, Karthikeyan range.

3. The officers referred to above with the exception of M.E. By. S. Narayana Rao should
join the appointments to which they are now posted immediately without waiting for call.

Madras, 27th July 1922.

TRANSFERS

M.E. By. V. Radhakrishna, Sub-Assistant Inspector of Schools, Padakkathi range, and sub.
pro tem, Sub-Assistant Inspector of Schools, Balamper range, to be sub. pro tem, Sub-Assistant
Inspector of Schools, Ichikur range. To join on the expiry of his leave.

M.E. By. P. Maheshwari, Sub-Assistant Inspector of Schools, Chidambaram range, and sub. pro tem,
Sub-Assistant Inspector of Schools, Ichikur range, to be Sub-Assistant Inspector of Schools,
Balamper range, and pro tem. To join after handing over charge to the local Supervisor.

Madras, 27th July 1922.

TEXT BOOKS AND COURSES OF STUDY FOR EUROPEAN SCHOOL AND SCHOLARSHIP EXAMINATIONS—1922.

The following changes are mentioned in the list of text-books, dated 26 December 1919, pub-
lished in page 172, Part I-B of the Port St. George Gazette, dated 16th December 1919:—

HOME SCIENCE AND SCHOLARSHIP EXAMINATIONS.

		Latin.	
		Already notified.	Change now notified.
Vergil	Book VI	Book VI, lines 1-543.
Livy	Book V, chapters 1-42	Book V, chapters 1-58 and the Agricola of Tacitus.
		French.	
Senior French Reader	Whole book	First 1-126 pages.
by F. E. Jones.			

Madras, 21st July 1922.

E. LITTLECHARLES,
Director of Public Instruction.

GOVERNMENT EXAMINATIONS.

GOVERNMENT TECHNICAL EXAMINATIONS—APRIL 1922.

It is hereby notified that the following arrangements have been made for the conduct of the
Civil and Practical Examinations in Type-writing. Only those candidates who are declared in the
Regulation to the Port St. George Gazette of the 11th July to have satisfied the conditions in the
Notice heretofore will be admitted to the Civil and Practical examinations.

[Note 1.—Candidates will, if necessary, be examined in Latin, but at least every four candidates
for the Elementary grade and sufficient every ten candidates for the Intermediate grade must have
written among them. For the advanced grade each candidate must bring one machine.]

[Note 2.—When more than one day is fixed at any station, all candidates must present themselves in the examination hall on the first day, when the day of their examination will be assigned to them.]

Days with dates.	Subjects.	Grade of examination.	Hours of examination, and of admission.	Approximate number of candidates to be examined.	Place of examination.
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TYPE-WRITING.

(1) FOR CHRISTIAN AND CHRISTIAN CANDIDATES.

At Colombo.

1920.					
Friday, 24th July..	Type-writing	.. Elementary	.. 8 a.m. ..	12	U.P.M. High School, Colombo.
	Do.	.. Intermediate	.. 8 a.m. ..	9	Do.

(2) FOR EUROPEAN AND MALAY CANDIDATES.

At Malacca.

Monday, 22nd July and Tuesday, 23rd July.	Type-writing	.. Elementary	.. 7.30 a.m.	20	State School, Malacca.
	Do.	.. Intermediate	.. 7.30 a.m.	10	Do.
	Do.	.. Advanced	.. 8.45 a.m.	20	Do.

(3) FOR NARAYAN AND THIRUPATHI CANDIDATES.

At Tanjore.

Monday, 22nd July and Tuesday, 23rd July.	Type-writing	.. Elementary	.. 8.45 a.m.	40	Government Training School, Tanjore.
	Do.	.. Intermediate	.. 8.45 a.m.	10	Do.
	Do.	.. Advanced	.. 8.45 a.m.	10	Do.

(4) FOR TAMILNADU CANDIDATES.

At Tiruchirappalli.

Wednesday, 25th July.	Type-writing	.. Elementary	.. 7.30 a.m.	10	R.E. The Mahalinga College, Tiruchirappalli.
	Do.	.. Intermediate	.. 7.30 a.m.	4	Do.

(5) FOR MADRAS CANDIDATES.

At Madras.

Thursday, 26th July and Friday, 27th July.	Type-writing	.. Elementary	.. 8.30 a.m.	20	Madras College, Madras.
	Do.	.. Intermediate	.. 8.30 a.m.	10	Do.
	Do.	.. Advanced	.. 9.00 a.m.	1	Do.

(6) FOR CANTON AND VANDER CANDIDATES.

At Feroz.

Monday, August.	Type-writing	.. Elementary	.. 7 a.m. ..	10	Vandervort College, Feroz.
	Do.	.. Intermediate	.. 7 a.m. ..	4	Do.
	Do.	.. Advanced	.. 7.45 a.m. ..	4	Do.

(7) FOR GUJARATI CANDIDATES.

At Calcutta.

Wednesday, July.	Type writing	.. Elementary	.. 7 a.m. ..	1	Government Training School, Calcutta.
	Do.	.. Intermediate	.. 7 a.m. ..	1	Do.
	Do.	.. Advanced	.. 7 a.m. ..	1	Do.

(8) FOR KANNADU CANDIDATES.

At Kumbakonam.

Thursday, July.	Type-writing	.. Elementary	.. 7 a.m. ..	14	State High School, Kumbakonam.
	Do.	.. Intermediate	.. 7 a.m. ..	1	Do.
	Do.	.. Advanced	.. 7 a.m. ..	1	Do.

(9) FOR NAGAPATAN (INTERMEDIATE GRADE) AND TAMILNADU (ALL GRADES) CANDIDATES.

At Tanjore.

Friday, 28th July.	Type-writing	.. Elementary	.. 7 a.m. ..	10	St. Peter's High School, Tanjore.
	Do.	.. Intermediate	.. 7 a.m. ..	10	Do.

(a) The examination at Madras will commence at 4 p.m. on the 26th July 1920.

Days with dates.	Subject.	Grade of examination.	Hour of examination and of distribution of results.	Approximate number of candidates to be examined.	Place of examination.
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TYPE-WRITING—cont.

(10) FOR FUNDAMENTAL AND INTERMEDIATE CANDIDATES.

At Philadelphia.									
Tuesday, July.	12th.	Type-writing ..	Elementary ..	7 a.m. ..	17	McDonnell College, Philadelphia.			
		Do. ..	Intermediate ..	7 a.m. ..	18	Do.			
		Do. ..	Advanced ..	7 a.m. ..	1	Do.			

(11) FOR HIGH-SCHOOL (ELEMENTARY GRADE) CANDIDATES.

<i>At Philadelphia.</i>						
Monday, August.	1st	Type-writing ..	Elementary ..	7 a.m. ..	15	McDonnell High School Philadelphia.

(12) FOR SENIOR AND BACCALAUREATE CANDIDATES.

<i>At Philadelphia.</i>						
Saturday, 24th July.	Type-writing ..	Elementary ..	7-10 a.m. ..	27	McDonnell High School, Philadelphia.	
	Do. ..	Intermediate ..	7-10 a.m. ..	10	Do.	
	Do. ..	Advanced ..	7-10 a.m. ..	7	Do.	

(13) FOR ADVANCED, SENIOR AND BACCALAUREATE CANDIDATES.

At Baltimore.						
Monday, August.	1st.	Type-writing ..	Elementary ..	12 noon ..	27	Government Training School, Baltim.
		Do. ..	Intermediate ..	12 noon ..	7	Do.
		Do. ..	Advanced ..	12 noon ..	7	Do.

(14) FOR HYGIENICAL CANDIDATES.

At Philadelphia.							
Wednesday, August.	10th.	Type writing...	Elementary	2 p.m.	7	Overbrook College, Philadelphia.	
		Do.	Intermediate	2 p.m.	2	Do.	

(15) FOR SENIOR, SENIOR AND BACCALAUREATE CANDIDATES.

<i>At Newark.</i>							
Friday, 14th August.	Type-writing	..	Elementary	..	12 noon	.. 15	C.N.E. High School, Newark.
	Do.	..	Intermediate	..	12 noon	.. 2	Do.
	Do.	..	Advanced	..	12 noon	.. 2	Do.

(16) FOR MIDDLE-CLASS CANDIDATES.

<i>At Washington.</i>							
Saturday, August.	7th.	Type-writing ..	Elementary ..	11 a.m. ..	11	Wade High School, Washington.	
		Do. ..	Intermediate ..	11 a.m. ..	7	Do.	
		Do. ..	Advanced ..	11 a.m. ..	2	Do.	

(17) FOR SENIOR CANDIDATES.

<i>At Boston.</i>						
Monday, August.	10th.	Type-writing ..	Elementary ..	12 noon ..	11	Government Training School, Boston.
		Do. ..	Intermediate ..	12 noon ..	2	Do.

(18) FOR BACCALAUREATE, SENIOR AND BACCALAUREATE CANDIDATES.

At Philadelphia.									
Tuesday, August.	12th.	Type-writing ..	Elementary ..	11 a.m. ..	16	Government Training School, Philadelphia.	Eight Days.		
		Do. ..	Intermediate ..	11 a.m. ..	7	Do.			
		Do. ..	Advanced ..	11 a.m. ..	2	Do.			

(19) FOR FUNDAMENTAL AND INTERMEDIATE CANDIDATES.

At Concord.								
Wednesday, August.	10th.	Type-writing.	..	Elementary	..	7-10 a.m. ..	15	P.E. College, Concord.
		Do.	..	Intermediate	..	7-10 a.m. ..	2	

Days with dates.	Subject.	Grade of certificate.	Hours of examination—total of examination.	Applicants to be admitted to examination.	Place of examination.
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TYPE-WRITING—cont.

(20) FOR VILLAMORAN CANDIDATES.

At Pampanga.

1925.	Tuesday, August.	Type-writing	Elementary ..	7 a.m. ..	17	Government Training School, Pampanga.
		Do.	Intermediate ..	7 a.m. ..	4	Do.
		Do.	Advanced ..	7 a.m. ..	1	Do.

(21) FOR BURGUNION, CEBUANO AND VILLAMORAN CANDIDATES.

At Zamboanga.

1925.	Friday, August.	Type-writing	Elementary ..	8-10 a.m. ..	25	Municipal School, Zamboanga.
		Do.	Intermediate ..	8-10 a.m. ..	2	Do.

(22) FOR MANILA CANDIDATES.

At Manila.

1925.	Saturday, August.	Type-writing	Elementary ..	7-10 a.m. ..	14	Government Training School, Manila.
		Do.	Intermediate ..	7-10 a.m. ..	2	Do.
		Do.	Advanced ..	7-10 a.m. ..	1	Do.

(23) FOR CAGAYAN CANDIDATES.

At Cagayan.

1925.	Monday, August.	Type-writing	Elementary ..	8 a.m. ..	9	Public School, Cagayan.
		Do.	Intermediate ..	8 a.m. ..	2	Do.
		Do.	Advanced ..	8 a.m. ..	2	Do.

(24) FOR CINCINATI CANDIDATES.

At Cincinnati.

1925.	Tuesday, August.	Type-writing	Elementary ..	10 a.m. ..	12	Government College, Cincinnati.
		Do.	Intermediate ..	10 a.m. ..	22	Do.
		Do.	Advanced ..	10 a.m. ..	1	Do.

(25) FOR SALON CANDIDATES.

At Salon.

1925.	Thursday, August.	Type-writing	Elementary ..	7 a.m. ..	2	Salon College, Salon.
		Do.	Intermediate ..	7 a.m. ..	2	Do.

(26) FOR MANAGAS AND TELLEROS CANDIDATES.

At Telleros.

1925.	Monday, August.	Type-writing	Elementary ..	10 a.m. ..	8	Government School, Telleros.
		Do.	Intermediate ..	10 a.m. ..	8	Do.

(27) FOR CAMOTE CANDIDATES.

At Camote.

1925.	Saturday, August.	Type-writing	Elementary ..	8 a.m. ..	24	Government School of Commerce, Camote.
		Do.	Intermediate ..	8 a.m. ..	10	Do.
		Do.	Advanced ..	8 a.m. ..	1	Do.

(28) FOR KAPANGAYAN AND TROKES CANDIDATES.

At Trokes.

1925.	Friday, August.	Type-writing	Elementary ..	8 a.m. ..	22	District High School, Trokes.
		Do.	Intermediate ..	8 a.m. ..	7	Do.

(29) FOR PALANAN CANDIDATES.

At Palan.

1925.	Saturday, August.	Type-writing	Elementary ..	8 a.m. ..	12	Government School, Palan.
		Do.	Intermediate ..	8 a.m. ..	2	Do.

(By order.)

Office of the Commr. for Govt. Examinations,
Manila, 15th July 1925.

D. A. RONDAY,
Secretary.

The fee for the examination is Rs. 12. Every application must be accompanied by a Treasury officer's receipt for this amount, which will, under no circumstances, be refunded (no fee will be returned in cash by the Principal), and the following certificate:—

Statement is necessary on application for registration of name for the Entrance Examination, Madras Branch, Public Works Department, to be filled in Monday 12th September 1900.

- (1) Full name; (2) age in years; (3) certificate sent (a), (b), (c); (4) occupation; (5) address; (6) place of examination; (7) date; and (8) signature of applicant.

N.B.—Candidates must furnish with this statement—

(a) Certificate of good character, covering a period of not less than two years immediately preceding the application from a superior under whom the candidate has served, or to whom he is well known, or by whom he has been educated.

(b) Certificate that the candidate is under 25 years of age, which must be signed by a Medical Officer of rank not lower than Assistant Surgeon. (A candidate already in Government employ who whether permanent or temporary—may be allowed to compete in the examination even if he is more than 25 years of age and may be appointed to an appointment if he proves it that if he is not already in Government service he will be eligible only for appointment to the non-permanent establishment or Public Works.)

* The above includes employment under local boards and foreign bodies if such is possible by the British Government.

(c) Certificate that the application is in the candidate's handwriting. These certificates may be submitted in original, or by substantiated copies, but none will be returned.

I consent to the presentation of the application at the above-named place.

(Signature of Officer)

The Principal will decide from the certificate whether an application should be registered or rejected.

Examination papers for registered candidates will be sent from the College to superintending officers in time for the examination. The following are the subjects of examination and the marks for each. In order to pass, a candidate must obtain the minimum marks in each subject independently and two-thirds (2/3) of the total marks:—

	Time allotted in paper	Maximum marks	Minimum marks to pass
Writing (cursive, clearness and rapidity) ..	1	100	40
English (spelling, punctuation, etc.) ..	1	100	40
Arithmetic (the whole) ..	2½	140	100
Algebra (the whole) ..	1	60	30
Book-keeping (merchandise) ..	1½	110	50
Elementary Geometry ..	1	80	30
Essay Writing ..	1	100	50

Text-books—Book-keeping by Jagdis (Gambhirs) (novels); Memorization for Engineers by Tullisier.

Elementary Geometry.—Books I and II of Euclid with simple Definitions, Theorems, and the text-book "Hull and Stevens Text Book of Euclid's Elements."

* *Essay Writing*.—The scope of knowledge expected in Essay Writing is that expected of successful candidates of the Entrance, Matriculation or School Final Examinations of the Indian Universities.

Each examination is complete in itself. A candidate who fails at an examination and wishes to appear at a subsequent one must furnish a fresh fee and certificates and undergo the full examination.

The College of Engineering acts solely as an examining agency; passed candidates shall apply (1) to the Assistant-Comptroller, Madras, for direct appointment as accountants; (2) to Superintending Engineers for appointment at works in the Superintending and the Executive Engineers' offices. The posting of the examination does not give any claim to appointment and in the selection of candidates for appointment, care will be taken that different races and castes are fairly represented.

After each examination, lists of successful candidates will be forwarded to the Assistant-Comptroller, Madras, and to the Superintending Engineers of Divisions in the Madras Presidency.

College of Engineering, Madras,
27th July 1900.

C. L. CARTWRIGHT,
Acting Principal.

VACANCIES.

Appointments are invited for the following posts with the qualifications noted against each:—

For the Elementary Public School, Ramanthapur.

Headmaster—Trained School Fund or Matriculation, pay Rs. 50.

First Assistant—Trained Lower Secondary or Middle School, pay Rs. 30.

There only need apply whose names are in Order. Applications should reach the undersigned before 1st August 1900.

Ramanthapur, 16th July 1900.

M. H. KHAN,
President, Taluk Board.

Wanted for the Refectory School, Chingleput, an assistant waiting waitress on Rs. 15 per mensem plus the temporary allowance recently sanctioned. The place is likely to be made permanent. Candidates possessing an Intermediate Technical Teachers Certificate in weaving and a knowledge of English to maintain accounts are preferable. Applications stating age, qualifications, etc., the previous appointment held, etc., with copies of testimonials should reach the undersigned on or before the 10th August 1928.

Refractory School Chingleput,
26th July 1928.

P. KRISHNA WARRIAR,
Acting Superintendent.

Applications are invited from National Science graduates for the post of the Curator, Glass Forest Museum, Coimbatore, on a salary of Rs. 40-5-00 plus local allowance of Rs. 10. The applicant must be prepared to be the Editor of *The Indian Forest College Magazine*, a quarterly publication.

Coimbatore, 26th July 1928.

N. C. WILSON,
Principal.

Applications are invited from graduates for the post of Sub-Librarian, Government Public Library, Madras, on a salary of Rs. 100-10-00/150-10-00 per mensem. Preference will be given to candidates with some knowledge of Marathi language. Applications will be received till Saturday, August 11. The selected candidate will be on probation for a period of six months.

Applications are invited from candidates duly qualified under examination rules for the post of assistant in the Government Public Library, Madras. Two such posts are vacant, each on a salary of Rs. 10-1-00 per mensem. Applications will be received till Saturday, August 11.

F. H. GRAYLEY,
Principal Librarian, Government Public Library.

Madras, 31st July 1928.



SUPPLEMENT TO PART I-B

OF

THE FORT ST. GEORGE GAZETTE.

No. 51.]

MADRAS, TUESDAY EVENING, AUGUST 3, 1920.

[Part II, 2nd

GOVERNMENT EXAMINATIONS. GOVERNMENT TECHNICAL EXAMINATIONS APRIL 1920.

The following candidates are declared to have passed the GOVERNMENT TECHNICAL EXAMINATIONS held in April 1920 in the subjects under which their names appear:—

A certificate is now appearing in Part I-B of the *Madras Gazette*, stating when and to whom applications should be made for diplomas.

[*Note.*—Applications from unsuccessful candidates asking for *refe-rences* as to the state of failure or for a reproduction of their answer papers will not be attended to.]

PROSPECTUS (ELEMENTARY GRADE).

From Class.

Rank number in class.	Register number and name of candidate.	Where examined.	Rank number in class.	Register number and name of candidate.	Where examined.
1	4322 P. R. Viswagopal ..	Madras.	19	4396 N. Jeyagopal ..	Madras.
2	4323 T. T. Jeyagopal ..	Kanchipuram.	20	4397 R. Subramaniam ..	Do.
3	4324 Mohanlal N. Yampala dewan ..	Bangalore.	21	4398 K. S. Srinivasan ..	Kanchipuram.
4	4325 S. Srinivasan ..	Madras.	22	4399 G. P. Gopalakrishnan ..	Chidambaram.
5	4326 S. Srinivasan ..	Triplichray.	23	4400 Mahalingam R. Ramaswami Ayyar ..	Calcutta.
6	4327 K. Thiruvalluvar Swami ..	Do.	24	4401 V. S. Srinivasan Ayyar ..	Madras.
7	4328 S. Srinivasan ..	Do.	25	4402 T. S. Jeyasrinivasan Ayyar ..	Triplichray.
8	4329 Mahalingam S. Arumudham Ayyar ..	Calcutta.	26	4403 P. S. Srinivasan ..	Madras.
9	4330 Chinnai K. Srinivasan Ayyar ..	Do.	27	4404 Ramaswami Sankar Chetty ..	Calcutta.
10	4331 Mahalingam Srinivasan ..	Triplichray.	28	4405 W. P. Srinivasan ..	Madras.
11	4332 K. Srinivasan ..	Madras.	29	4406 T. S. Srinivasan ..	Do.
12	4333 K. Srinivasan ..	Madras.	30	4407 Srinivasan S. Srinivasan ..	Triplichray.
13	4334 T. Srinivasan ..	Triplichray.	31	4408 Srinivasan S. Srinivasan ..	Triplichray.
14	4335 A. Srinivasan ..	Madras.	32	4409 Srinivasan S. Srinivasan ..	Triplichray.
15	4336 K. Srinivasan ..	Triplichray.	33	4410 Srinivasan S. Srinivasan ..	Triplichray.
16	4337 K. Srinivasan ..	Triplichray.	34	4411 Srinivasan S. Srinivasan ..	Triplichray.
17	4338 K. Srinivasan ..	Triplichray.	35	4412 Srinivasan S. Srinivasan ..	Triplichray.
18	4339 K. Srinivasan ..	Triplichray.	36	4413 Srinivasan S. Srinivasan ..	Triplichray.
19	4340 K. Srinivasan ..	Triplichray.	37	4414 Srinivasan S. Srinivasan ..	Triplichray.
20	4341 K. Srinivasan ..	Triplichray.	38	4415 Srinivasan S. Srinivasan ..	Triplichray.
21	4342 K. Srinivasan ..	Triplichray.	39	4416 Srinivasan S. Srinivasan ..	Triplichray.
22	4343 K. Srinivasan ..	Triplichray.	40	4417 Srinivasan S. Srinivasan ..	Triplichray.
23	4344 K. Srinivasan ..	Triplichray.	41	4418 Srinivasan S. Srinivasan ..	Triplichray.
24	4345 K. Srinivasan ..	Triplichray.	42	4419 Srinivasan S. Srinivasan ..	Triplichray.
25	4346 K. Srinivasan ..	Triplichray.	43	4420 Srinivasan S. Srinivasan ..	Triplichray.
26	4347 K. Srinivasan ..	Triplichray.	44	4421 Srinivasan S. Srinivasan ..	Triplichray.
27	4348 K. Srinivasan ..	Triplichray.	45	4422 Srinivasan S. Srinivasan ..	Triplichray.
28	4349 K. Srinivasan ..	Triplichray.	46	4423 Srinivasan S. Srinivasan ..	Triplichray.
29	4350 K. Srinivasan ..	Triplichray.	47	4424 Srinivasan S. Srinivasan ..	Triplichray.
30	4351 K. Srinivasan ..	Triplichray.	48	4425 Srinivasan S. Srinivasan ..	Triplichray.
31	4352 K. Srinivasan ..	Triplichray.	49	4426 Srinivasan S. Srinivasan ..	Triplichray.
32	4353 K. Srinivasan ..	Triplichray.	50	4427 Srinivasan S. Srinivasan ..	Triplichray.
33	4354 K. Srinivasan ..	Triplichray.	51	4428 Srinivasan S. Srinivasan ..	Triplichray.
34	4355 K. Srinivasan ..	Triplichray.	52	4429 Srinivasan S. Srinivasan ..	Triplichray.
35	4356 K. Srinivasan ..	Triplichray.	53	4430 Srinivasan S. Srinivasan ..	Triplichray.
36	4357 K. Srinivasan ..	Triplichray.	54	4431 Srinivasan S. Srinivasan ..	Triplichray.
37	4358 K. Srinivasan ..	Triplichray.	55	4432 Srinivasan S. Srinivasan ..	Triplichray.
38	4359 K. Srinivasan ..	Triplichray.	56	4433 Srinivasan S. Srinivasan ..	Triplichray.
39	4360 K. Srinivasan ..	Triplichray.	57	4434 Srinivasan S. Srinivasan ..	Triplichray.
40	4361 K. Srinivasan ..	Triplichray.	58	4435 Srinivasan S. Srinivasan ..	Triplichray.
41	4362 K. Srinivasan ..	Triplichray.	59	4436 Srinivasan S. Srinivasan ..	Triplichray.
42	4363 K. Srinivasan ..	Triplichray.	60	4437 Srinivasan S. Srinivasan ..	Triplichray.
43	4364 K. Srinivasan ..	Triplichray.	61	4438 Srinivasan S. Srinivasan ..	Triplichray.
44	4365 K. Srinivasan ..	Triplichray.	62	4439 Srinivasan S. Srinivasan ..	Triplichray.
45	4366 K. Srinivasan ..	Triplichray.	63	4440 Srinivasan S. Srinivasan ..	Triplichray.
46	4367 K. Srinivasan ..	Triplichray.	64	4441 Srinivasan S. Srinivasan ..	Triplichray.
47	4368 K. Srinivasan ..	Triplichray.	65	4442 Srinivasan S. Srinivasan ..	Triplichray.
48	4369 K. Srinivasan ..	Triplichray.	66	4443 Srinivasan S. Srinivasan ..	Triplichray.
49	4370 K. Srinivasan ..	Triplichray.	67	4444 Srinivasan S. Srinivasan ..	Triplichray.
50	4371 K. Srinivasan ..	Triplichray.	68	4445 Srinivasan S. Srinivasan ..	Triplichray.
51	4372 K. Srinivasan ..	Triplichray.	69	4446 Srinivasan S. Srinivasan ..	Triplichray.
52	4373 K. Srinivasan ..	Triplichray.	70	4447 Srinivasan S. Srinivasan ..	Triplichray.
53	4374 K. Srinivasan ..	Triplichray.	71	4448 Srinivasan S. Srinivasan ..	Triplichray.
54	4375 K. Srinivasan ..	Triplichray.	72	4449 Srinivasan S. Srinivasan ..	Triplichray.
55	4376 K. Srinivasan ..	Triplichray.	73	4450 Srinivasan S. Srinivasan ..	Triplichray.
56	4377 K. Srinivasan ..	Triplichray.	74	4451 Srinivasan S. Srinivasan ..	Triplichray.
57	4378 K. Srinivasan ..	Triplichray.	75	4452 Srinivasan S. Srinivasan ..	Triplichray.
58	4379 K. Srinivasan ..	Triplichray.	76	4453 Srinivasan S. Srinivasan ..	Triplichray.
59	4380 K. Srinivasan ..	Triplichray.	77	4454 Srinivasan S. Srinivasan ..	Triplichray.
60	4381 K. Srinivasan ..	Triplichray.	78	4455 Srinivasan S. Srinivasan ..	Triplichray.
61	4382 K. Srinivasan ..	Triplichray.	79	4456 Srinivasan S. Srinivasan ..	Triplichray.
62	4383 K. Srinivasan ..	Triplichray.	80	4457 Srinivasan S. Srinivasan ..	Triplichray.
63	4384 K. Srinivasan ..	Triplichray.	81	4458 Srinivasan S. Srinivasan ..	Triplichray.
64	4385 K. Srinivasan ..	Triplichray.	82	4459 Srinivasan S. Srinivasan ..	Triplichray.
65	4386 K. Srinivasan ..	Triplichray.	83	4460 Srinivasan S. Srinivasan ..	Triplichray.
66	4387 K. Srinivasan ..	Triplichray.	84	4461 Srinivasan S. Srinivasan ..	Triplichray.
67	4388 K. Srinivasan ..	Triplichray.	85	4462 Srinivasan S. Srinivasan ..	Triplichray.
68	4389 K. Srinivasan ..	Triplichray.	86	4463 Srinivasan S. Srinivasan ..	Triplichray.
69	4390 K. Srinivasan ..	Triplichray.	87	4464 Srinivasan S. Srinivasan ..	Triplichray.
70	4391 K. Srinivasan ..	Triplichray.	88	4465 Srinivasan S. Srinivasan ..	Triplichray.
71	4392 K. Srinivasan ..	Triplichray.	89	4466 Srinivasan S. Srinivasan ..	Triplichray.
72	4393 K. Srinivasan ..	Triplichray.	90	4467 Srinivasan S. Srinivasan ..	Triplichray.
73	4394 K. Srinivasan ..	Triplichray.	91	4468 Srinivasan S. Srinivasan ..	Triplichray.
74	4395 K. Srinivasan ..	Triplichray.	92	4469 Srinivasan S. Srinivasan ..	Triplichray.
75	4396 K. Srinivasan ..	Triplichray.	93	4470 Srinivasan S. Srinivasan ..	Triplichray.
76	4397 K. Srinivasan ..	Triplichray.	94	4471 Srinivasan S. Srinivasan ..	Triplichray.
77	4398 K. Srinivasan ..	Triplichray.	95	4472 Srinivasan S. Srinivasan ..	Triplichray.
78	4399 K. Srinivasan ..	Triplichray.	96	4473 Srinivasan S. Srinivasan ..	Triplichray.
79	4400 K. Srinivasan ..	Triplichray.	97	4474 Srinivasan S. Srinivasan ..	Triplichray.
80	4401 K. Srinivasan ..	Triplichray.	98	4475 Srinivasan S. Srinivasan ..	Triplichray.
81	4402 K. Srinivasan ..	Triplichray.	99	4476 Srinivasan S. Srinivasan ..	Triplichray.
82	4403 K. Srinivasan ..	Triplichray.	100	4477 Srinivasan S. Srinivasan ..	Triplichray.

B-519. 1

ANALYTICAL ELEMENTAL ANALYSIS—cont.

Figure 1. Continued.

Number of shells in lot	Register number and name of collector	Where collected	Number of shells	Register number and name of collector	Where collected
50	1900 Kowalek E. S. Pomeroyan	Do. Do.	1900	1928 W. P. Vasilievskii	Do. Do.
	1901 " " "	" "		1929 " " "	" "
	1902 Chukhotkin, E. I. Izhmorskaya	Do.		1930 " " "	" "
	1903 Ponomarev S. Tsimetia	Do.		1931 " " "	" "
10	1904 S. S. Sushchinskii	Do.	1900	1932 Chukhotkin, T. Izhmorskaya	Do. Do.
	1905 E. S. Sushchinskii	Do.		1933 " " "	" "
	1906 E. S. Sushchinskii	Do.		1934 " " "	" "
	1907 E. S. Sushchinskii	Do.		1935 " " "	" "
70	1908 E. S. Sushchinskii	Do.	110	1936 " " "	" "
	1909 E. S. Sushchinskii	Do.		1937 " " "	" "
	1910 E. S. Sushchinskii	Do.		1938 " " "	" "
	1911 E. S. Sushchinskii	Do.		1939 " " "	" "
80	1912 E. S. Sushchinskii	Do.	110	1940 " " "	" "
	1913 E. S. Sushchinskii	Do.		1941 " " "	" "
	1914 E. S. Sushchinskii	Do.		1942 " " "	" "
	1915 E. S. Sushchinskii	Do.		1943 " " "	" "
90	1916 E. S. Sushchinskii	Do.	110	1944 " " "	" "
	1917 E. S. Sushchinskii	Do.		1945 " " "	" "
	1918 E. S. Sushchinskii	Do.		1946 " " "	" "
	1919 E. S. Sushchinskii	Do.		1947 " " "	" "
100	1920 E. S. Sushchinskii	Do.	110	1948 " " "	" "
	1921 E. S. Sushchinskii	Do.		1949 " " "	" "
	1922 E. S. Sushchinskii	Do.		1950 " " "	" "
	1923 E. S. Sushchinskii	Do.		1951 " " "	" "
110	1924 E. S. Sushchinskii	Do.	110	1952 " " "	" "
	1925 E. S. Sushchinskii	Do.		1953 " " "	" "
	1926 E. S. Sushchinskii	Do.		1954 " " "	" "
	1927 E. S. Sushchinskii	Do.		1955 " " "	" "
120	1928 E. S. Sushchinskii	Do.	110	1956 " " "	" "
	1929 E. S. Sushchinskii	Do.		1957 " " "	" "
	1930 E. S. Sushchinskii	Do.		1958 " " "	" "
	1931 E. S. Sushchinskii	Do.		1959 " " "	" "
130	1932 E. S. Sushchinskii	Do.	110	1960 " " "	" "
	1933 E. S. Sushchinskii	Do.		1961 " " "	" "
	1934 E. S. Sushchinskii	Do.		1962 " " "	" "
	1935 E. S. Sushchinskii	Do.		1963 " " "	" "
140	1936 E. S. Sushchinskii	Do.	110	1964 " " "	" "
	1937 E. S. Sushchinskii	Do.		1965 " " "	" "
	1938 E. S. Sushchinskii	Do.		1966 " " "	" "
	1939 E. S. Sushchinskii	Do.		1967 " " "	" "
150	1940 E. S. Sushchinskii	Do.	110	1968 " " "	" "
	1941 E. S. Sushchinskii	Do.		1969 " " "	" "
	1942 E. S. Sushchinskii	Do.		1970 " " "	" "
	1943 E. S. Sushchinskii	Do.		1971 " " "	" "
160	1944 E. S. Sushchinskii	Do.	110	1972 " " "	" "
	1945 E. S. Sushchinskii	Do.		1973 " " "	" "
	1946 E. S. Sushchinskii	Do.		1974 " " "	" "
	1947 E. S. Sushchinskii	Do.		1975 " " "	" "
170	1948 E. S. Sushchinskii	Do.	110	1976 " " "	" "
	1949 E. S. Sushchinskii	Do.		1977 " " "	" "
	1950 E. S. Sushchinskii	Do.		1978 " " "	" "
	1951 E. S. Sushchinskii	Do.		1979 " " "	" "
180	1952 E. S. Sushchinskii	Do.	110	1980 " " "	" "
	1953 E. S. Sushchinskii	Do.		1981 " " "	" "
	1954 E. S. Sushchinskii	Do.		1982 " " "	" "
	1955 E. S. Sushchinskii	Do.		1983 " " "	" "
190	1956 E. S. Sushchinskii	Do.	110	1984 " " "	" "
	1957 E. S. Sushchinskii	Do.		1985 " " "	" "
	1958 E. S. Sushchinskii	Do.		1986 " " "	" "
	1959 E. S. Sushchinskii	Do.		1987 " " "	" "
200	1960 E. S. Sushchinskii	Do.	110	1988 " " "	" "
	1961 E. S. Sushchinskii	Do.		1989 " " "	" "
	1962 E. S. Sushchinskii	Do.		1990 " " "	" "
	1963 E. S. Sushchinskii	Do.		1991 " " "	" "
210	1964 E. S. Sushchinskii	Do.	110	1992 " " "	" "
	1965 E. S. Sushchinskii	Do.		1993 " " "	" "
	1966 E. S. Sushchinskii	Do.		1994 " " "	" "
	1967 E. S. Sushchinskii	Do.		1995 " " "	" "
220	1968 E. S. Sushchinskii	Do.	110	1996 " " "	" "
	1969 E. S. Sushchinskii	Do.		1997 " " "	" "
	1970 E. S. Sushchinskii	Do.		1998 " " "	" "
	1971 E. S. Sushchinskii	Do.		1999 " " "	" "
230	1972 E. S. Sushchinskii	Do.	110	2000 " " "	" "
	1973 E. S. Sushchinskii	Do.		2001 " " "	" "
	1974 E. S. Sushchinskii	Do.		2002 " " "	" "
	1975 E. S. Sushchinskii	Do.		2003 " " "	" "
240	1976 E. S. Sushchinskii	Do.	110	2004 " " "	" "
	1977 E. S. Sushchinskii	Do.		2005 " " "	" "
	1978 E. S. Sushchinskii	Do.		2006 " " "	" "
	1979 E. S. Sushchinskii	Do.		2007 " " "	" "
250	1980 E. S. Sushchinskii	Do.	110	2008 " " "	" "
	1981 E. S. Sushchinskii	Do.		2009 " " "	" "
	1982 E. S. Sushchinskii	Do.		2010 " " "	" "
	1983 E. S. Sushchinskii	Do.		2011 " " "	" "
260	1984 E. S. Sushchinskii	Do.	110	2012 " " "	" "
	1985 E. S. Sushchinskii	Do.		2013 " " "	" "
	1986 E. S. Sushchinskii	Do.		2014 " " "	" "
	1987 E. S. Sushchinskii	Do.		2015 " " "	" "
270	1988 E. S. Sushchinskii	Do.	110	2016 " " "	" "
	1989 E. S. Sushchinskii	Do.		2017 " " "	" "
	1990 E. S. Sushchinskii	Do.		2018 " " "	" "
	1991 E. S. Sushchinskii	Do.		2019 " " "	" "
280	1992 E. S. Sushchinskii	Do.	110	2020 " " "	" "
	1993 E. S. Sushchinskii	Do.		2021 " " "	" "
	1994 E. S. Sushchinskii	Do.		2022 " " "	" "
	1995 E. S. Sushchinskii	Do.		2023 " " "	" "
290	1996 E. S. Sushchinskii	Do.	110	2024 " " "	" "
	1997 E. S. Sushchinskii	Do.		2025 " " "	" "
	1998 E. S. Sushchinskii	Do.		2026 " " "	" "
	1999 E. S. Sushchinskii	Do.		2027 " " "	" "
300	2000 E. S. Sushchinskii	Do.	110	2028 " " "	" "
	2001 E. S. Sushchinskii	Do.		2029 " " "	" "
	2002 E. S. Sushchinskii	Do.		2030 " " "	" "
	2003 E. S. Sushchinskii	Do.		2031 " " "	" "
310	2004 E. S. Sushchinskii	Do.	110	2032 " " "	" "
	2005 E. S. Sushchinskii	Do.		2033 " " "	" "
	2006 E. S. Sushchinskii	Do.		2034 " " "	" "
	2007 E. S. Sushchinskii	Do.		2035 " " "	" "
320	2008 E. S. Sushchinskii	Do.	110	2036 " " "	" "
	2009 E. S. Sushchinskii	Do.		2037 " " "	" "
	2010 E. S. Sushchinskii	Do.		2038 " " "	" "
	2011 E. S. Sushchinskii	Do.		2039 " " "	" "
330	2012 E. S. Sushchinskii	Do.	110	2040 " " "	" "
	2013 E. S. Sushchinskii	Do.		2041 " " "	" "
	2014 E. S. Sushchinskii	Do.		2042 " " "	" "
	2015 E. S. Sushchinskii	Do.		2043 " " "	" "
340	2016 E. S. Sushchinskii	Do.	110	2044 " " "	" "
	2017 E. S. Sushchinskii	Do.		2045 " " "	" "
	2018 E. S. Sushchinskii	Do.		2046 " " "	" "
	2019 E. S. Sushchinskii	Do.		2047 " " "	" "
350	2020 E. S. Sushchinskii	Do.	110	2048 " " "	" "
	2021 E. S. Sushchinskii	Do.		2049 " " "	" "
	2022 E. S. Sushchinskii	Do.		2050 " " "	" "
	2023 E. S. Sushchinskii	Do.		2051 " " "	" "
360	2024 E. S. Sushchinskii	Do.	110	2052 " " "	" "
	2025 E. S. Sushchinskii	Do.		2053 " " "	" "
	2026 E. S. Sushchinskii	Do.		2054 " " "	" "
	2027 E. S. Sushchinskii	Do.		2055 " " "	" "
370	2028 E. S. Sushchinskii	Do.	110	2056 " " "	" "
	2029 E. S. Sushchinskii	Do.		2057 " " "	" "
	2030 E. S. Sushchinskii	Do.		2058 " " "	" "
	2031 E. S. Sushchinskii	Do.		2059 " " "	" "
380	2032 E. S. Sushchinskii	Do.	110	2060 " " "	" "
	2033 E. S. Sushchinskii	Do.		2061 " " "	" "
	2034 E. S. Sushchinskii	Do.		2062 " " "	" "
	2035 E. S. Sushchinskii	Do.		2063 " " "	" "
390	2036 E. S. Sushchinskii	Do.	110	2064 " " "	" "
	2037 E. S. Sushchinskii	Do.		2065 " " "	" "
	2038 E. S. Sushchinskii	Do.		2066 " " "	" "
	2039 E. S. Sushchinskii	Do.		2067 " " "	" "
400	2040 E. S. Sushchinskii	Do.	110	2068 " " "	" "
	2041 E. S. Sushchinskii	Do.		2069 " " "	" "
	2042 E. S. Sushchinskii	Do.		2070 " " "	" "
	2043 E. S. Sushchinskii	Do.		2071 " " "	" "
410	2044 E. S. Sushchinskii	Do.	110	2072 " " "	" "
	2045 E. S. Sushchinskii	Do.		2073 " " "	" "
	2046 E. S. Sushchinskii	Do.		2074 " " "	" "
	2047 E. S. Sushchinskii	Do.		2075 " " "	" "
420	2048 E. S. Sushchinskii	Do.	110	2076 " " "	" "
	2049 E. S. Sushchinskii	Do.		2077 " " "	" "
	2050 E. S. Sushchinskii	Do.		2078 " " "	" "
	2051 E. S. Sushchinskii	Do.		2079 " " "	" "
430	2052 E. S. Sushchinskii	Do.	110	2080 " " "	" "
	2053 E. S. Sushchinskii	Do.		2081 " " "	" "
	2054 E. S. Sushchinskii	Do.		2082 " " "	" "
	2055 E. S. Sushchinskii	Do.		2083 " " "	" "
440	2056 E. S. Sushchinskii	Do.	110	2084 " " "	" "
	2057 E. S. Sushchinskii	Do.		2085 " " "	" "
	2058 E. S. Sushchinskii	Do.		2086 " " "	" "
	2059 E. S. Sushchinskii	Do.		2087 " " "	" "
450	2060 E. S. Sushchinskii	Do.	110	2088 " " "	" "
	2061 E. S. Sushchinskii	Do.		2089 " " "	" "
	2062 E. S. Sushchinskii	Do.		2090 " " "	" "
	2063 E. S. Sushchinskii	Do.		2091 " " "	" "
460	2064 E. S. Sushchinskii	Do.	110	2092 " " "	" "
	2065 E. S. Sushchinskii	Do.		2093 " " "	" "
	2066 E. S. Sushchinskii	Do.		2094 " " "	" "
	2067 E. S. Sushchinskii	Do.		2095 " " "	" "
470	2068 E. S. Sushchinskii	Do.	110	2096 " " "	" "
	2069 E. S. Sushchinskii	Do.		2097 " " "	" "
	2070 E. S. Sushchinskii	Do.		2098 " " "	" "
	2071 E. S. Sushchinskii	Do.		2099 " " "	" "
480	2072 E. S. Sushchinskii	Do.	110	2100 " " "	" "
	2073 E. S. Sushchinskii	Do.		2101 " " "	" "
	2074 E. S. Sushchinskii	Do.		2102 " " "	" "
	2075 E. S. Sushchinskii	Do.		2103 " " "	" "
490	2076 E. S. Sushchinskii	Do.	110	2104 " " "	" "
	2077 E. S. Sushchinskii	Do.		2105 " " "	" "
	2078 E. S. Sushchinskii	Do.		2106 " " "	" "
	2079 E. S. Sushchinskii	Do.		2107 " " "	" "
500	2080 E. S. Sushchinskii	Do.	110	2108 " " "	" "
	2081 E. S. Sushchinskii	Do.		2109 " " "	" "
	2082 E. S. Sushchinskii	Do.		2110 " " "	" "
	2083 E. S. Sushchinskii	Do.		2111 " " "	" "
510	2084 E. S. Sushchinskii	Do.	110	2112 " " "	" "
	2085 E. S. Sushchinskii	Do.		2113 " " "	" "
	2086 E. S. Sushchinskii	Do.		2114 " " "	" "
	2087 E. S. Sushchinskii	Do.		2115 " " "	" "
520	2088 E. S. Sushchinskii	Do.	110	2116 " " "	" "
	2089 E. S. Sushchinskii	Do.		2117 " " "	" "
	2090 E. S. Sushchinskii	Do.		2118 " " "	" "
	2091 E. S. Sushchinskii	Do.		2119 " " "	" "
530	2092 E. S. Sushchinskii	Do.	110	2120 " " "	" "
	2093 E. S. Sushchinskii	Do.		2121 " " "	" "
	2094 E. S. Sushchinskii	Do.		2122 " " "	" "
	2095 E. S. Sushchinskii	Do.		2123 " " "	" "
540	2096 E. S. Sushchinskii	Do.	110	2124 " " "	" "
	2097 E. S. Sushchinskii	Do.		2125 " " "	" "
	2098 E. S. Sushchinskii	Do.		2126 " " "	" "
	2099 E. S. Sushchinskii	Do.		2127 " " "	" "
550	2100 E. S. Sushchinskii	Do.	110	2128 " " "	" "
	2101 E. S. Sushchinskii	Do.		2129 " " "	" "
	2102 E. S. Sushchinskii	Do.		2130 " " "	" "
	2103 E. S. Sushchinskii	Do.		2131 " " "	" "
560	2104 E. S. Sushchinskii	Do.	110	2132 " " "	" "
	2105 E. S. Sushchinskii	Do.		2133 " " "	" "
	2106 E. S. Sushchinskii	Do.		2134 " " "	" "
	2107 E. S. Sushchinskii	Do.		2135 " " "	" "
570	2108 E. S. Sushchinskii	Do.	110	2136 " " "	" "
	2109 E. S. Sushchinskii	Do.		2137 " " "	" "
	2110 E. S. Sushchinskii	Do.		2138 " " "	" "
	2111 E. S. Sushchinskii	Do.		2139 " " "	" "
580	2112 E. S. Sushchinskii	Do.	110	2140 " " "	" "
	2113 E. S. Sushchinskii	Do.		2141 " " "	" "
	2114 E. S. Sushchinskii	Do.		2142 " " "	" "
	2115 E. S. Sushchinskii	Do.		2143 " " "	" "
590	2116 E. S. Sushchinskii	Do.	110	2144 " " "	" "
	2117 E. S. Sushchinskii	Do.		2145 " " "	" "
	2118 E. S. Sushchinskii	Do.		2146 " " "	" "
	2119 E. S. Sushchinskii	Do.		2147 " " "	" "
600	2120 E. S. Sushchinskii	Do.	110	2148 " " "	" "
	2121 E. S. Sushchinskii	Do.		2149 " " "	" "
	2122 E. S. Sushchinskii	Do.		2150 " " "	" "
	2123 E. S. Sushchinskii	Do.		2151 " " "	" "
610	2124 E. S. Sushchinskii	Do.	110	2152 " " "	" "
	2125 E. S. Sushchinskii	Do.		2153 " " "	" "
	2126 E. S. Sushchinskii	Do.		2154 " " "	" "
	2127 E. S. Sushchinskii	Do.		2155 " " "	" "
620	2128 E. S. Sushchinskii	Do.	110	2156 " " "	" "
	2129 E. S. Sushchinskii	Do.		2157 " " "	" "
	2130 E. S. Sushchinskii	Do.		2158 " " "	" "
	2131 E. S. Sushchinskii	Do.		2159 " " "	" "
630	2132 E. S. Sushchinskii	Do.	110	2160 " " "	" "
	2133 E. S. Sushchinskii	Do.		2161 " " "	" "
	2134 E. S. Sushchinskii	Do.		2162 " " "	" "
	2135 E. S. Sushchinskii	Do.		2163 " " "	" "
640	2136 E. S. Sushchinskii	Do.	110	2164 " " "	" "
	2137 E. S. Sushchinskii	Do.		2165 " " "	" "
	2138 E. S. Sushchinskii	Do.		2166 " " "	" "
	2139 E. S. Sushchinskii	Do.		2167 " " "	" "
650	2140 E. S. Sushchinskii	Do.	110	2168 " " "	" "
	2141 E. S. Sushchinskii	Do.		2169 " " "	" "
	2142 E. S. Sushchinskii	Do.		2170 " " "	" "
	2143 E. S. Sushchinskii	Do.		2171 " " "	" "
660	2144 E. S. Sushchinskii	Do.	110	2172 " " "	" "
	2145 E. S. Sushchinskii	Do.		2173 " " "	" "
	2146 E. S. Sushchinskii	Do.		2174 " " "	" "
	2147 E. S. Sushchinskii	Do.		2175 " " "	" "

09-001-00000 01/14/2009

Species number and name of country	Where obtained	Regulator number and name of country	Where obtained
22	Bogomol'skiy, Krasnodar	2478	N. M. Medvedev
23	Krasnodar, Krasnodar	2479	A. M. Medvedev
24	Krasnodar, Krasnodar	2480	A. M. Medvedev
25	Krasnodar, Krasnodar	2481	A. M. Medvedev
26	Krasnodar, Krasnodar	2482	A. M. Medvedev
27	Krasnodar, Krasnodar	2483	A. M. Medvedev
28	Krasnodar, Krasnodar	2484	A. M. Medvedev
29	Krasnodar, Krasnodar	2485	A. M. Medvedev
30	Krasnodar, Krasnodar	2486	A. M. Medvedev
31	Krasnodar, Krasnodar	2487	A. M. Medvedev
32	Krasnodar, Krasnodar	2488	A. M. Medvedev
33	Krasnodar, Krasnodar	2489	A. M. Medvedev
34	Krasnodar, Krasnodar	2490	A. M. Medvedev
35	Krasnodar, Krasnodar	2491	A. M. Medvedev
36	Krasnodar, Krasnodar	2492	A. M. Medvedev
37	Krasnodar, Krasnodar	2493	A. M. Medvedev
38	Krasnodar, Krasnodar	2494	A. M. Medvedev
39	Krasnodar, Krasnodar	2495	A. M. Medvedev
40	Krasnodar, Krasnodar	2496	A. M. Medvedev
41	Krasnodar, Krasnodar	2497	A. M. Medvedev
42	Krasnodar, Krasnodar	2498	A. M. Medvedev
43	Krasnodar, Krasnodar	2499	A. M. Medvedev
44	Krasnodar, Krasnodar	2500	A. M. Medvedev
45	Krasnodar, Krasnodar	2501	A. M. Medvedev
46	Krasnodar, Krasnodar	2502	A. M. Medvedev
47	Krasnodar, Krasnodar	2503	A. M. Medvedev
48	Krasnodar, Krasnodar	2504	A. M. Medvedev
49	Krasnodar, Krasnodar	2505	A. M. Medvedev
50	Krasnodar, Krasnodar	2506	A. M. Medvedev
51	Krasnodar, Krasnodar	2507	A. M. Medvedev
52	Krasnodar, Krasnodar	2508	A. M. Medvedev
53	Krasnodar, Krasnodar	2509	A. M. Medvedev
54	Krasnodar, Krasnodar	2510	A. M. Medvedev
55	Krasnodar, Krasnodar	2511	A. M. Medvedev
56	Krasnodar, Krasnodar	2512	A. M. Medvedev
57	Krasnodar, Krasnodar	2513	A. M. Medvedev
58	Krasnodar, Krasnodar	2514	A. M. Medvedev
59	Krasnodar, Krasnodar	2515	A. M. Medvedev
60	Krasnodar, Krasnodar	2516	A. M. Medvedev
61	Krasnodar, Krasnodar	2517	A. M. Medvedev
62	Krasnodar, Krasnodar	2518	A. M. Medvedev
63	Krasnodar, Krasnodar	2519	A. M. Medvedev
64	Krasnodar, Krasnodar	2520	A. M. Medvedev
65	Krasnodar, Krasnodar	2521	A. M. Medvedev
66	Krasnodar, Krasnodar	2522	A. M. Medvedev
67	Krasnodar, Krasnodar	2523	A. M. Medvedev
68	Krasnodar, Krasnodar	2524	A. M. Medvedev
69	Krasnodar, Krasnodar	2525	A. M. Medvedev
70	Krasnodar, Krasnodar	2526	A. M. Medvedev
71	Krasnodar, Krasnodar	2527	A. M. Medvedev
72	Krasnodar, Krasnodar	2528	A. M. Medvedev
73	Krasnodar, Krasnodar	2529	A. M. Medvedev
74	Krasnodar, Krasnodar	2530	A. M. Medvedev
75	Krasnodar, Krasnodar	2531	A. M. Medvedev
76	Krasnodar, Krasnodar	2532	A. M. Medvedev
77	Krasnodar, Krasnodar	2533	A. M. Medvedev
78	Krasnodar, Krasnodar	2534	A. M. Medvedev
79	Krasnodar, Krasnodar	2535	A. M. Medvedev
80	Krasnodar, Krasnodar	2536	A. M. Medvedev
81	Krasnodar, Krasnodar	2537	A. M. Medvedev
82	Krasnodar, Krasnodar	2538	A. M. Medvedev
83	Krasnodar, Krasnodar	2539	A. M. Medvedev
84	Krasnodar, Krasnodar	2540	A. M. Medvedev
85	Krasnodar, Krasnodar	2541	A. M. Medvedev
86	Krasnodar, Krasnodar	2542	A. M. Medvedev
87	Krasnodar, Krasnodar	2543	A. M. Medvedev
88	Krasnodar, Krasnodar	2544	A. M. Medvedev
89	Krasnodar, Krasnodar	2545	A. M. Medvedev
90	Krasnodar, Krasnodar	2546	A. M. Medvedev
91	Krasnodar, Krasnodar	2547	A. M. Medvedev
92	Krasnodar, Krasnodar	2548	A. M. Medvedev
93	Krasnodar, Krasnodar	2549	A. M. Medvedev
94	Krasnodar, Krasnodar	2550	A. M. Medvedev
95	Krasnodar, Krasnodar	2551	A. M. Medvedev
96	Krasnodar, Krasnodar	2552	A. M. Medvedev
97	Krasnodar, Krasnodar	2553	A. M. Medvedev
98	Krasnodar, Krasnodar	2554	A. M. Medvedev
99	Krasnodar, Krasnodar	2555	A. M. Medvedev
100	Krasnodar, Krasnodar	2556	A. M. Medvedev

SHORTHAND (ELEMENTARY GRADE)—
(Open Classrooms)

Register number and name of candidate.	When examined.	Register number and name of candidate.	When admitted.
1146 E. Raghupathi Rao	Madras.	1148 N. Raghupathi	Chennai.
1147 K. Raghupathi Sanyasi	Do.	1149 S. P. Raghupathi	Chennai.
1148 J. S. Raghupathi	Do.	1150 G. P. Raghupathi	Chennai.
1149 A. Raghupathi	Tamil Nadu.	1151 N. V. Raghupathi	Chennai.
1150 R. V. Raghupathi	Do.	1152 K. Raghupathi	Chennai.
1151 P. Raghupathi	Do.	1153 S. Raghupathi	Chennai.
1152 A. Raghupathi	Do.	1154 P. Raghupathi	Chennai.
1153 K. Raghupathi	Do.	1155 S. Raghupathi	Chennai.
1154 P. Raghupathi	Do.	1156 S. Raghupathi	Chennai.
1155 G. Raghupathi	Do.	1157 S. Raghupathi	Chennai.
1156 G. Raghupathi	Do.	1158 S. Raghupathi	Chennai.
1157 R. Raghupathi	Do.	1159 S. Raghupathi	Chennai.
1158 K. Raghupathi	Do.	1160 S. Raghupathi	Chennai.
1159 K. Raghupathi	Do.	1161 S. Raghupathi	Chennai.
1160 K. Raghupathi	Do.	1162 S. Raghupathi	Chennai.
1161 K. Raghupathi	Do.	1163 S. Raghupathi	Chennai.
1162 K. Raghupathi	Do.	1164 S. Raghupathi	Chennai.
1163 K. Raghupathi	Do.	1165 S. Raghupathi	Chennai.
1164 K. Raghupathi	Do.	1166 S. Raghupathi	Chennai.
1165 K. Raghupathi	Do.	1167 S. Raghupathi	Chennai.
1166 K. Raghupathi	Do.	1168 S. Raghupathi	Chennai.
1167 K. Raghupathi	Do.	1169 S. Raghupathi	Chennai.
1168 K. Raghupathi	Do.	1170 S. Raghupathi	Chennai.
1169 K. Raghupathi	Do.	1171 S. Raghupathi	Chennai.
1170 K. Raghupathi	Do.	1172 S. Raghupathi	Chennai.
1171 K. Raghupathi	Do.	1173 S. Raghupathi	Chennai.
1172 K. Raghupathi	Do.	1174 S. Raghupathi	Chennai.
1173 K. Raghupathi	Do.	1175 S. Raghupathi	Chennai.
1174 K. Raghupathi	Do.	1176 S. Raghupathi	Chennai.
1175 K. Raghupathi	Do.	1177 S. Raghupathi	Chennai.
1176 K. Raghupathi	Do.	1178 S. Raghupathi	Chennai.
1177 K. Raghupathi	Do.	1179 S. Raghupathi	Chennai.
1178 K. Raghupathi	Do.	1180 S. Raghupathi	Chennai.
1179 K. Raghupathi	Do.	1181 S. Raghupathi	Chennai.
1180 K. Raghupathi	Do.	1182 S. Raghupathi	Chennai.
1181 K. Raghupathi	Do.	1183 S. Raghupathi	Chennai.
1182 K. Raghupathi	Do.	1184 S. Raghupathi	Chennai.
1183 K. Raghupathi	Do.	1185 S. Raghupathi	Chennai.
1184 K. Raghupathi	Do.	1186 S. Raghupathi	Chennai.
1185 K. Raghupathi	Do.	1187 S. Raghupathi	Chennai.
1186 K. Raghupathi	Do.	1188 S. Raghupathi	Chennai.
1187 K. Raghupathi	Do.	1189 S. Raghupathi	Chennai.
1188 K. Raghupathi	Do.	1190 S. Raghupathi	Chennai.
1189 K. Raghupathi	Do.	1191 S. Raghupathi	Chennai.
1190 K. Raghupathi	Do.	1192 S. Raghupathi	Chennai.
1191 K. Raghupathi	Do.	1193 S. Raghupathi	Chennai.
1192 K. Raghupathi	Do.	1194 S. Raghupathi	Chennai.
1193 K. Raghupathi	Do.	1195 S. Raghupathi	Chennai.
1194 K. Raghupathi	Do.	1196 S. Raghupathi	Chennai.
1195 K. Raghupathi	Do.	1197 S. Raghupathi	Chennai.
1196 K. Raghupathi	Do.	1198 S. Raghupathi	Chennai.
1197 K. Raghupathi	Do.	1199 S. Raghupathi	Chennai.
1198 K. Raghupathi	Do.	1200 S. Raghupathi	Chennai.

SHORTHAND (TAMIL INTERMEDIATE GRADE)

First Class.

Register number and name of candidate.	When examined.
1146 S. Raghupathi	Madras.

SHORTHAND (TAMIL ADVANCED GRADE)

First Class.

1146 S. Raghupathi	Tamil Nadu.
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SHORTHAND (TAMIL ELEMENTARY GRADE)

No candidate has passed.

SHORTHAND AND HINDI (ELEMENTARY GRADE)

First Class.

Register number and name of candidate.	When examined.	Register number and name of candidate.	When examined.
1146 S. Raghupathi	Madras.	1147 S. Raghupathi	Chennai.

SHORTHAND AND HINDI (INTERMEDIATE GRADE)

First Class.

Register number and name of candidate.	When examined.
1146 S. Raghupathi	Madras.

SHORTHAND (INTERMEDIATE GRADE)

First Class.

Register number and name of candidate.	When examined.	Register number and name of candidate.	When examined.
1146 S. Raghupathi	Madras.	1147 S. Raghupathi	Chennai.
1148 S. Raghupathi	Madras.	1149 S. Raghupathi	Chennai.

* In 1922.

TRENDS AND TRAJECTORIES OF COMMERCE (INTERMEDIATE GRADES) and

	Foreign Date—cont.		Where overseen.	Positive number and name of mail ship.	Where received.
	Register number and name of mail ship.	Culture.			
4410	Edouard P. Vermeulen ..	Do	4410 S. V. Vermeulen's Appur ..	Do	Colombia
4411	Edouard P. Vermeulen ..	Do	4411 S. V. Vermeulen's Appur ..	Do	Colombia
4412	Edouard P. Vermeulen ..	Do	4412 S. V. Vermeulen's Appur ..	Do	Colombia
4413	Edouard P. Vermeulen ..	Do	4413 S. V. Vermeulen's Appur ..	Do	Colombia
4414	Edouard P. Vermeulen ..	Do	4414 S. V. Vermeulen's Appur ..	Do	Colombia
4415	Edouard P. Vermeulen ..	Do	4415 S. V. Vermeulen's Appur ..	Do	Colombia
4416	Edouard P. Vermeulen ..	Do	4416 S. V. Vermeulen's Appur ..	Do	Colombia
4417	Edouard P. Vermeulen ..	Do	4417 S. V. Vermeulen's Appur ..	Do	Colombia
4418	Edouard P. Vermeulen ..	Do	4418 S. V. Vermeulen's Appur ..	Do	Colombia
4419	Edouard P. Vermeulen ..	Do	4419 S. V. Vermeulen's Appur ..	Do	Colombia
4420	Edouard P. Vermeulen ..	Do	4420 S. V. Vermeulen's Appur ..	Do	Colombia
4421	Edouard P. Vermeulen ..	Do	4421 S. V. Vermeulen's Appur ..	Do	Colombia
4422	Edouard P. Vermeulen ..	Do	4422 S. V. Vermeulen's Appur ..	Do	Colombia
4423	Edouard P. Vermeulen ..	Do	4423 S. V. Vermeulen's Appur ..	Do	Colombia
4424	Edouard P. Vermeulen ..	Do	4424 S. V. Vermeulen's Appur ..	Do	Colombia
4425	Edouard P. Vermeulen ..	Do	4425 S. V. Vermeulen's Appur ..	Do	Colombia
4426	Edouard P. Vermeulen ..	Do	4426 S. V. Vermeulen's Appur ..	Do	Colombia
4427	Edouard P. Vermeulen ..	Do	4427 S. V. Vermeulen's Appur ..	Do	Colombia
4428	Edouard P. Vermeulen ..	Do	4428 S. V. Vermeulen's Appur ..	Do	Colombia
4429	Edouard P. Vermeulen ..	Do	4429 S. V. Vermeulen's Appur ..	Do	Colombia
4430	Edouard P. Vermeulen ..	Do	4430 S. V. Vermeulen's Appur ..	Do	Colombia
4431	Edouard P. Vermeulen ..	Do	4431 S. V. Vermeulen's Appur ..	Do	Colombia
4432	Edouard P. Vermeulen ..	Do	4432 S. V. Vermeulen's Appur ..	Do	Colombia
4433	Edouard P. Vermeulen ..	Do	4433 S. V. Vermeulen's Appur ..	Do	Colombia
4434	Edouard P. Vermeulen ..	Do	4434 S. V. Vermeulen's Appur ..	Do	Colombia
4435	Edouard P. Vermeulen ..	Do	4435 S. V. Vermeulen's Appur ..	Do	Colombia
4436	Edouard P. Vermeulen ..	Do	4436 S. V. Vermeulen's Appur ..	Do	Colombia
4437	Edouard P. Vermeulen ..	Do	4437 S. V. Vermeulen's Appur ..	Do	Colombia
4438	Edouard P. Vermeulen ..	Do	4438 S. V. Vermeulen's Appur ..	Do	Colombia
4439	Edouard P. Vermeulen ..	Do	4439 S. V. Vermeulen's Appur ..	Do	Colombia
4440	Edouard P. Vermeulen ..	Do	4440 S. V. Vermeulen's Appur ..	Do	Colombia
4441	Edouard P. Vermeulen ..	Do	4441 S. V. Vermeulen's Appur ..	Do	Colombia
4442	Edouard P. Vermeulen ..	Do	4442 S. V. Vermeulen's Appur ..	Do	Colombia
4443	Edouard P. Vermeulen ..	Do	4443 S. V. Vermeulen's Appur ..	Do	Colombia
4444	Edouard P. Vermeulen ..	Do	4444 S. V. Vermeulen's Appur ..	Do	Colombia
4445	Edouard P. Vermeulen ..	Do	4445 S. V. Vermeulen's Appur ..	Do	Colombia
4446	Edouard P. Vermeulen ..	Do	4446 S. V. Vermeulen's Appur ..	Do	Colombia
4447	Edouard P. Vermeulen ..	Do	4447 S. V. Vermeulen's Appur ..	Do	Colombia
4448	Edouard P. Vermeulen ..	Do	4448 S. V. Vermeulen's Appur ..	Do	Colombia
4449	Edouard P. Vermeulen ..	Do	4449 S. V. Vermeulen's Appur ..	Do	Colombia
4450	Edouard P. Vermeulen ..	Do	4450 S. V. Vermeulen's Appur ..	Do	Colombia

COMMERCIAL GEOGRAPHY (ELEMENTARY GRADES)

SIGNED CLAIM				
4190	Thomson Metalizing Process Carbide	Thomson, J. H.	1881 & 1882	Collection

COMMERCIAL GEOGRAPHY (ADVANCED GRADE)

[illegible][illegible]

First Class.							
1	SHIRAZI, E. Habibollah	22	23	24	25	26	Mahmud

BLANCHETTE AND MATHIEU (REFINED OILS)

Ph. granulatus is not present.

ECONOMIC ENTOMOLOGY (INTERSTATE GRAIN)

Fig. 1. *Staphylococcus aureus* strains.

(the author)

Office of the Commr. for Govt. Examinations,
Madras, 15th July 1938.

D. A. HOSDAY,
Secretary

JUDICIAL.

No. 66. *Leave*.—M.R.Ry. Rangula Venkata Rao Pantulu Gera, Additional District Magistrate, Bichanapur, is granted privilege leave on full salary under articles 271 and 274 of the Civil Service Regulations from the 20th July 1920 to the 25th July 1920 (both inclusive). His leave is also granted to profer the 11th July 1920 and after the 25th July 1920 to his home subject to the conditions of article 270 of the Civil Service Regulations.

High Court, Madras,
25th July 1920.

No. 67. *Posting*.—M.R.Ry. Tirumala Sankarum Appay Aravagol, District Magistrate, is on return from leave, posted to Cuddalore.

[*Note*.—This cancels the transfer of M.R.Ry. T. Sankarum Appay Aravagol to Karaikal (Principal) ordered in the High Court Notification No. 64, dated the 23rd April 1919, published at page 714, Part II of the Port St. George Gazette, dated the 29th March 1920.]

High Court, Madras,
27th July 1920.

No. 68. *Appointment and Posting*.—M.R.Ry. Ottamasaikhi Bhaskara Reddi Aravagol, s.s., s.d., First-grade Finder practicing at Chittoor, is appointed to act as District Magistrate, fourth grade, and is posted to Tiruvannamalai and M.R.Ry. A. Sankarum Sankar Aravagol, do have or until further orders. To join at once.

High Court, Madras,
28th July 1920.

No. 69. *Leave*.—M.R.Ry. Banawal Venkata Rao Aravagol, Principal District Magistrate of Madagaya, is granted privilege leave on full salary, under article 271 of the Civil Service Regulations for fifteen days from the 2nd July 1920.

No. 70. *Transfer*.—The following transfers of District Magistrates have been ordered by the High Court:—

(1) M.R.Ry. Kottappalli Kahanaswami Aravagol, from Adu to Bichanapur (Principal). (To join forthwith.)

(2) M.R.Ry. Velamuri Venkateswami Rao Pantulu Gera, from Tenali (Additional) to Adu. (To join forthwith.)

(3) M.R.Ry. Ananthaswami Rameswami Appay Aravagol, from Tiruvannamalai to Tenali (Additional). (To join forthwith.)

(4) M.R.Ry. Nilaswami Narayanaswami Pantulu Gera, from Rameswaram to Tiruvannamalai. (To join forthwith.)

(5) M.R.Ry. Aravagol Subbarao Rao Aravagol, from Tiruvallur (Additional) to Rameswaram. (To join forthwith.)

(6) Adappa Ravi Babu Ghani Babu Babu, from Cuddalore to Madras (Town Court). (To join expeditiously on relief.)

[*Note*.—The transfer of Nos. (4) and (5) will carry sanction for transit pay and allowances under article 188 of the Civil Service Regulations.]

No. 71. *Appointment and Posting*.—M.R.Ry. Angamudi Subbarao Venkateswami Appay Aravagol, s.s., s.d., First-grade Finder practicing at Tiruchirappalli, is appointed to act as District Magistrate, fourth grade, and is posted to Tiruvallur (Additional). (To join forthwith.)

No. 72. *Appointment and Posting*.—M.R.Ry. Kollipara Gangadhar Babu Rao Gera, s.s., s.d., High Court Vakil practicing at Madras, is appointed to act as District Magistrate, fourth grade, and is posted to Nellore. (To join forthwith.)

High Court, Madras,
29th July 1920.

B. H. COURTNEY, X,
Scriber.

FORES.

Leave.—M.R.Ry. T. A. Krishnaswami Mahalingam, Magistrate, fifth grade, on special leave duty, is granted privilege leave for six weeks with effect from the date the Magistrate avails himself of the leave.

Salem, 28th July 1920.

B. F. BIGGOLD,
Acting Commissioner of Forests, Southern Circle.

PENDING WORKS.

Leave.—Under article 138 (f) of the Civil Service Regulations, M.R.Ry. K. Subba Rao, Temporary Upper Subordinate on No. 66, is granted, with effect from the date of relief, leave on medical certificate for two months.

Cuttack, 2nd July 1920.

Leave.—Under articles 333, 359 and 336 (1) of the Civil Service Regulations, M.R.Ry. P. Venkateswami Nayudu, Temporary Upper Subordinate on Rs. 69, is granted, with effect from the 1st June 1929, combined leave for three months, viz., privilege leave for one month and sixteen days and leave on medical certificate for the remaining period.

Under articles 333, 359 and 336 (1) of the Civil Service Regulations, M.R.Ry. K. K. Viswanatha Ayyar, Temporary Upper Subordinate on Rs. 74, is granted, with effect from the 1st March 1929, combined leave for four months, viz., privilege leave for two months and twenty-nine days and leave on medical certificate for the remaining period.

(The privilege leave for two months granted to the Temporary Upper Subordinate in the notification published in Part II of the Pondy St. George Gazette, dated 9th March 1928, is hereby cancelled.)

Extension of Leave.—The combined privilege leave and leave on medical certificate for six months and sixteen days granted to M.R.Ry. K. Venkateswami Ayyar, Temporary Upper Subordinate on Rs. 74, in the notification published in Part II of the Pondy St. George Gazette, dated 25th May 1928, is extended by one month and fifteen days on medical certificate.

The combined privilege leave and leave on medical certificate for three months granted to M.R.Ry. S. Venkateswami Chetty, Temporary Upper Subordinate on Rs. 59, in the notification published in Part II of the Pondy St. George Gazette, dated 6th April 1928, is extended by two months on medical certificate.

Octomamand, 23rd July 1929.

Promotion.—Pice M.R.Ry. T. M. Desamudurai Ayyar, Supervisor, second grade, temporary, Consulting Architect's section, Office of the Chief Engineer, Public Works Department (Buildings and Roads), on leave on medical certificate from 12th April 1929 to 26th May 1929, both days inclusive, M.R.Ry. L. Ganesaiah Reddy, Amalgamator on Rs. 500—4—100 per annum, to be Supervisor, second grade, temporary.

Octomamand, 29th July 1929.

Leave.—Under articles 333, 359 and 336 (1) of the Civil Service Regulations, M.R.Ry. C. Balasubrahmanyam, Temporary Upper Subordinate on Rs. 66, Battery Division, is granted, with effect from the 25th March 1929, combined leave for four months, viz., privilege leave for three months and twenty-nine days and leave on medical certificate for the remaining period.

(The privilege leave for three months granted to the Temporary Upper Subordinate in the notification published in Part II of the Pondy St. George Gazette, dated 15th April 1929, is hereby cancelled.)

Extension of Leave.—Under article 335, Civil Service Regulations, M.R.Ry. N. L. Ramachandran Rao Ayyar, Supervisor, first grade, Office of the Chief Engineer for Irrigation, is granted leave on medical certificate for three months in extension of the leave already sanctioned in the notification published in Part II of the Pondy St. George Gazette, dated 8th June 1929.

Octomamand, 29th July 1929.

Transfer.—M.R.Ry. P. Narayanaswami Ayyar, Temporary Upper Subordinate on Rs. 70, from the Godavari Conservancy Division, I Circle, to the V Circle.

M.R.Ry. Angam Nareswara Rao, Temporary Upper Subordinate on Rs. 72, from the Nellore Division, V Circle, to the I Circle.

Appointment and Posting.—Under rule 25 of the rules relating to the constitution and working of the College of Engineering, Madras, M.R.Ry. G. Gopalakrishnan, Upper Subordinate stocker, who passed highest in the College final examination in April 1925, having hitherto occupied his parental estate, is appointed to the permanent Upper Subordinate establishment as Officer, third grade, and posted to the V Circle.

Octomamand, 27th July 1929.

Posting.—Sub-Conductor Henry Skenna Taylor, Sub-Engineer, is, on recreation from military duty, posted to the V Circle.

Octomamand, 29th July 1929

W. J. J. ROWLEY,
Chief Engineer, P. W. D. (General and Irrigation).

Leave.—M.R.Ry. N. Balu Subramanyam Ayyar Ayyar, Sub-Engineer, sixth grade, in charge of the Yandri subdivision of the Godavari Conservancy Division, is granted privilege leave for one month with effect from the 12th July 1929 afternoon.

Appointment.—M.R.Ry. S. Krishnaswami Ayyar Ayyar, s.s., s.d., Kurnool Engineer, Godavari Conservancy Division, holds charge of the Yandri subdivision of the same division in addition to his own duties, during the absence of M.R.Ry. N. Balu Subramanyam Ayyar Ayyar on leave or until further orders.

Walker, 29th July 1929

C. T. MULLINGS,
Superintending Engineer, I Circle.

Reporting and Transfer.—Sd/- Sergeant Alexander Young, Sub-Engineer, sixth grade, posted to the III Circle in Chief Engineer's Memorandum No. 483, dated the 9th July 1930, is reported to the charge of the Pamboloda subdivisions, Madras-Pella division.

M.R.Ry. V. Nataraja Mudaliyar Avasal, Sub-Engineer, on relief by Sergeant Young, is transferred to Kurnool division for charge of Upper Canal subdivisions to relieve M.R.Ry. G. Ponnusami Ayyar Avasal, granted leave in Government Notification No. 4137-G, dated the 2nd July 1930. To join expeditiously.

Bellary, 28th July 1930.

J. M. K. PARKER,
Superintending Engineer, III Circle.

Posting.—M.R.Ry. K. Vasudera Bhatia, Overseer, second grade, posted to this circle in Chief Engineer's Memorandum No. 479-D, dated 21st July 1930, is reported to the Culebrations division to relieve Sub-Overseer Modhava Menon (Mysore Project).

M.R.Ry. Palenamma Sankisatha Ayyar Subrahmanya Ayyar Avasal, Superintendent, second grade, and temporary Sub-Engineer, posted to this circle in Chief Engineer's Memorandum No. 483-D, dated 21st July 1930, is reported to the West Coast division for charge of South Kanara subdivision (Headquarters Mangalore) via M.R.Ry. Pamboloda Rangaswami Ayyar, Sub-Engineer, sixth grade, temporary rank, posted to the VII Circle.

Culebrations, 28th July 1930.

R. N. ABOTHASWAMI MODALIYAR,
Offy. Superintending Engineer, IV Circle.

Leave.—M.R.Ry. T. S. Vasudevan Ayyar, Temporary Upper Subordinate on Rs. 60 Temporary division, is granted under article 220, Civil Service Regulations, privilege leave for one month and eleven days with effect from the 9th June 1930 term.

Tichinopoly, 28th July 1930.

G. S. RAMA AYYAR,
Superintending Engineer, VI Circle.

MEDICAL.

Posting.—With reference to G.O. No. 77, Medical, dated 17th February 1930, temporary Civil Assistant Surgeon M. Gopalada Pillai, M.A., M.S., on relief at Government Medical Hospital, Madras, is posted to the King Institute of Preventive Medicine, Guindy, for training.

(By order)

Madras, 28th July 1930.

A. C. INGRAM, Major, I.M.S.,
Personal Assistant to the Surgeon-General.

GENERAL NOTIFICATIONS.

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J. A. CHATMAN,
Librarian.

TREASURE TROVE.

It is hereby notified under section 7 of the Indian Treasure Trove Act (VI of 1912) that on or about 28th day of February 1930 the aforementioned articles valued at Rs. 1,200 were found hidden in the ground Sikkidimura temple, in the village of Bidia in the Pottar Division while digging a pit for planting Coconuts.

1. All persons claiming the said treasure or any part thereof, are hereby required to appear personally at or by agent before the Civil-magistrate of Bidia on the 1st day of December 1930 at the Collector's office, Unchou, Gungahat, in order to the matter being inquired into and determined in accordance with the provisions of the Act.

Description of property.		Value.
Copper Ingots of	(1) Dirlinjer	about 16 ounces
	(2) Choudhwar	" 5 pieces
	(3) One Pahlavi	" 20 pieces
	(4) One Balan	" 14 pieces
		1,200

Collector's Office,
10th June 1930.

A. VITENDRA PAI,
Acting Collector.

It is hereby notified, under section 5 of Act VI of 1919, that the undermentioned treasure found by Sathya Perakkara of Kula Pala Street of Trekkidhar village, Mannargudi taluk, while working in the second tape in S. No. 112 G described as jute land in village column owned by the last 89th tangle.

Sl. No.	Description of treasure	Value.		
		Rs.	As.	P.
1. Amaran (542)	18	12	0
2. Amaran (5054)	11	4	0
3. Pomegranate	3	4	0
4. Trefoil	1	14	0
5. Blackberry	3	6	0
		46	0	0

5. All persons claiming the said treasure in part thereof are hereby required to appear personally or by agent before the Collector of Tanjore at his office on 4th December 1939 in view of the matter being required into and determined according to law.

Tanjore Collector's Office,
1st July 1939.

F. C. DUTT,
Collector.

It is hereby notified under section 5 of Act VI of 1919 that on or about the 10th June 1939 the undermentioned treasure valued at Rs. 135 was found in the Palanathalam forest reserve adjoining No. 108 Rangapuram village in the Tirumalgar taluk by (1) Mani alias Kanneeswari, widow daughter of Raja Reddy, (2) Chelintammai, widow daughter of Mattamond Reddy, and (3) Marikonda alias Mottamond, daughter of the above said Mattamond Reddy, all residing in the said Rangapuram village. All persons claiming the said treasure are hereby required to appear in person or by agent before the Collector of Chingleput district at his office in Bellipet at 11 a.m. on the 10th November 1939 in view of the matter being required into and determined according to law :-

Twenty gold coins weighing 18 ³⁵/₆₄ gms. and valued at about Rs. 125.

Chingleput Collector's Office,
14th July 1939.

M. S. MASCARENHAS,
Collector.

NOTIFICATIONS.

With effect from the 25th July 1939, the present Co-operative section of Anantapur comprising the districts of Anantapur, Bellary, Kurnool, Chittoor and Cuddapah will be divided into three separate sections, namely (1) Anantapur section comprising the districts of Anantapur and Bellary with headquarters at Anantapur, (2) the Kurnool section comprising the districts of Bellary and Kurnool with headquarters at Kurnool and (3) the Chittoor section comprising the districts of Chittoor and Cuddapah with headquarters at Guntur, Chittoor.

2. All letters, etc., intended for the offices in charge of the above section may in future be addressed as follows :-

Anantapur section	.. The Special Deputy Collector for Co-operative Societies, Anantapur.
Bellary section	.. The Special Deputy Collector for Co-operative Societies, Kurnool.
Chittoor section	.. The Assistant Registrar of Co-operative Societies, Guntur, Chittoor.

T. SHINIVARA RAO,
Assistant Registrar.

Anantapur, 21st July 1939.

With reference to G.O. No. 839, Revenue (Special), dated 18th May 1938, published in part 830 of Part I of the Port St. George Gazette, dated 29th June 1938 regarding the arrangement of new forest divisions in the Southern Circle with effect from 1st July 1938, all tangles situated in the District Forest Office, South Arcot zone Tanjore district at Salem, may in future be addressed to the District Forest Office, East Salem division, Salem.

Salem, 23rd July 1939

P. VENKATARAMANAN,
District Forest Officer, East Salem Division.

It is hereby notified that the usual fee of 2 annas collected on every head of cattle brought to the Kalugunda cattle fair in the Sakramunda village of the Uppanagudi taluk, South Arcot district, is abolished for the ensuing fair.

Camp Uppanagudi, 24th July 1939.

M. S. PAIS,
Revenue District Officer.

Station is hereby given under rule 16 (1) of the Madras Motor Vehicle Rules, 1916, that the use of the Showers Combined Search Light and Reflector Mirrors is prohibited within the municipal limits of the City of Madras.

Madras, 30th July 1920.

F. PARAKUSAN,
Acting Commissioner of Police.

The office of the Assistant Registrar of Co-operative Societies, Madras Section, has been removed from No. 4, Sheshana Yala, Marshall's Road, Egmore, to premises No. 82, Ponnaswami High Road, Teyyan Free colony, Madras, from the 10th July 1920. All communications should in future be sent to the above address.

Madras, 10th July 1920.

G. H. SUBBAHMANTA AYYAR,
Assistant Registrar of Co-operative Societies.

DEPARTMENT OF AGRICULTURE, MADRAS.

Persons showing the inland consumption and exports of raw cotton in the Madras Presidency for the week ending 10th July 1920.

(Data—All figures are in bales of 49½ lb. each.)

Varying of cotton.	For corresponding week of previous year		For the current week		Total from 1st February to corresponding week of previous year.		For the current year from 1st February to date.		Totals for the current year from 1st February to date.		
	in bales		in bales		in bales		in bales		in bales		
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
Travancore	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171
Malabar	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171
Coimbatore	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171
North and West Malabar	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171
Coimbatore	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171
Total	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171

(a) Returns have been supplied to the corresponding week of previous year by 17 bales.

(b) Returns have been supplied to the current week by 11 bales.

(c) Exports by sea to current week are 10 bales to Travancore, 1,171 bales to Malabar, 1,171 bales to Coimbatore, 1,171 bales to North and West Malabar, 1,171 bales to Coimbatore.

(d) Exports by sea to current week are 10 bales to Travancore, 1,171 bales to Malabar, 1,171 bales to Coimbatore, 1,171 bales to North and West Malabar, 1,171 bales to Coimbatore.

Quantity of cotton ginned in the pressing factories and of regressed cotton received as spinning bales in the Madras Presidency during the week ending 10th July 1920.

(All figures are in bales of 49½ lb. each.)

Variety of cotton.	In previous year.				In current year.				(d) Variety of cotton in 1919-20 exp.
	(1) No. of bales exported from the port of Bombay.	(2) No. of bales exported from the port of Bombay.	(3) No. of bales exported from the port of Bombay.	(4) No. of bales exported from the port of Bombay.	(5) No. of bales exported from the port of Bombay.	(6) No. of bales exported from the port of Bombay.	(7) No. of bales exported from the port of Bombay.		
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)		
Discontinued.	3,054	68,272	1,318	2,772	2,679	50,000	5,419	349,134	
Same.	1,171	4,120	1,171	1,171	1,171	1,171	1,171	1,171	
Discontinued.	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	
Same.	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	
Discontinued.	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	
Same.	1,171	1,171	1,171	1,171	1,171	1,171	1,171	1,171	
Total.	34,708	276,180	2,864	116,180	116,176	136,176	1,364	877,000	

(a) Production 1,171 bales not reported before.

(b) Includes 441 bales not reported before.

Madras, 10th July 1920.

L. D. SWAMINATHAN PILLAI,
Director of Agriculture.

CD = 0.40; $\beta_1 = 0.10$; $\beta_2 = 0.10$.

CD = 0.40; $\beta_1 = 0.10$; $\beta_2 = 0.10$.

CD = 0.40; $\beta_1 = 0.10$; $\beta_2 = 0.10$.

[illegible]

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No. 6. *Rayaswami*, committed by M. Muni Khan Sahib, Esq., a Presidency Magistrate, charged that, on or about the 15th day of April 1919, he committed the offence of larceny of a valuable security, etc.

No. 7. *Jay Pethi*, committed by the same Magistrate, charged that, on or about the 16th day of June 1920, he committed the offence of theft.

No. 8. *Murugan Noyya*, committed by M. Duraisah Sahib, Esq., the Acting Chief Presidency Magistrate, charged that, on or about the 6th day of July 1920, he committed the offence of house-breaking by night in order to commit theft and theft in a building.

No. 9. *Nyanagan Noyya*, committed by the same Magistrate, charged that, on or about the 20th day of June 1920, he committed the offence of attempt to murder.

Crown Office, High Court, Madras,
25th July 1920.

C. K. NAHADEVIA AYYAR,
Clerk of the Crown.

PLEADERSHIP EXAMINATION, 1920.

Candidates intending to present themselves for the Pleadship Examination to be held in Madras in October-November 1920 are notified that, under rules 13 and 14 of the rules framed by the High Court under the Legal Practitioners Act XVIII of 1919, applications for admission to the examination should be filed on or before the 23rd August 1920 (a) in the case of candidates residing or employed either in foreign territory or within the limits of the original jurisdiction of the High Court, in the office of the Deputy Registrar of the High Court, Appellate Side and (b) in case of other candidates, in the District Courts within whose jurisdiction the candidates reside or are employed.

Applications for admission to the examination should be in the following form:—

Application for admission to the Pleadship Examination, First Grade, to be held in October-November next.

- (1) Name of candidate (in full).
- (2) Father's name (in full).
- (3) Age.
- (4) Full place of residence and village showing the name of the district, taluk, town or village, etc. (in full).
- (5) Class of occupation to which candidate belongs. (The candidate will have to state—Barman, Other Clerk, Miscellaneous, Indian Clerk, etc., Barman or European, or the name may be).
- (6) Candidate's present occupation.
- (7) Detailed statement of qualifications for admission, as defined in rule 16.
- (8) Signature of forwarding officer, showing that the return has been verified as far as possible.

Date of application.

Signature of applicant.

* Candidates should file their certificates of attendance at the Law College, Madras, with the application, if possible.

P.S.—Printed forms of application can be obtained from the office of the Deputy Registrar, High Court, Appellate Side, Madras, from the several District Courts of the Presidency and from the Clerk of the Executive in Territories and Colonies.

Advocates, Barristers and Attorneys of the High Court, Madras, and gentlemen of the Civil Service of not less than three years' standing who may be desirous of being appointed Examiners for the Pleadship Examination to be held in October-November 1920, are requested to forward their applications in the address of the undersigned so as to reach him on or before the 26th August 1920.

The following table shows the subjects prescribed for the examination under rule 7 of the Legal Practitioners' rules as now in force and the number of marks assigned to each subject:—

Subject.	Number of marks.
(1) Law of Landlord and Tenant and Transfer of Property	150
(2) Civil Procedure Code and Law of Evidence	225
(3) Criminal Procedure Code and Law of Evidence	150
(4) The Indian Penal Code	120
(5) The Hindu Law	120
(6) Law of Contract	120
(7) Law of Torts and Easements	120

Applicants are requested to state the subject or subjects in which they desire to examine. None but those who reside in Madras need apply.

High Court, Madras,
26th July 1920.

G. S. WHITE,
Secretary, Pleadship Examination Board.

APPRENTICES' EXAMINATION.

Notice is hereby given that candidates for the coming Apprentices' Examination are requested to file their applications with the necessary endorsements in the Office of the Deputy Registrar, Appellate Side, not later than the 26th August 1920.

2 The fee of Rs. 10 should be paid into the Bank of Madras or the Local Treasury and the receipts should be submitted along with the applications.

2. Forms of application can be had from the Head Clerk, Correspondence, Administration Branch.

High Court, Madras,
15th July 1923.

APPRENTICES' EXAMINATION—APRIL 1923.

The following candidates are declared to have passed the Apprentices' Examination held in April 1923:—

Candidate number.	General number.	Name.	Marks.
1	5	Kolabhishek Menon, P.	122
2	7	Bhakthavatsala, B. K.	115
3	8	Rupakshy, S.	115
4	12	Dandayadhapany, T. S.	115
5	13	Shanmukharatnam, V.	141
6	23	Dandavenny Arayagun, B. K.	124
7	18	Gopalakrishnan Arayagun, S.	154
8	18	Gopala Menon, N.	117
9	19	Gopalakrishnan, K.	119
10	20	Gopalakrishnan, V. G.	141
11	21	Gopinatha Sathi, A.	125
12	23	Gowinda Munro, Pambalabogara	157
13	24	Gowaraja Rao, K.	123
14	27	Kothawara Rao, M.	148
15	28	Krishna Arayagun, A. S.	144
16	31	Krishnaswami Arayagun, S.	166
17	32	Krupasidhi, G. V.	159
18	33	Madhava Menon, P.	155
19	34	Madhava Menon, V.	144
20	35	Madhava Menon, V.	157
21	36	Manjula, T. S.	98
22	37	Meelappa, P.	116
23	38	Mookkudamtharum, E. A.	127
24	39	Mrs. Akkasa, Ah.	167
25	40	Mullapattanam, M.	133
26	41	Nagabharatham, P.	145
27	44	Narayana, P. R.	152
28	45	Narayanaswami, A. V.	164
29	46	Narayanaswami Arayagun, S.	137
30	47	Nataraja, T. R.	118
31	50	Padmanabha Arayagun, R.	150
32	52	Raghavachari, V.	141
33	53	Rajagopalan, K.	149
34	55	Ramabharata, A.	151
35	57	Rama Arayagun, A. A.	153
36	61	Rameswami, D.	123
37	62	Rameswami Arayagun, K. K.	151
38	63	Rameswami Rto, T.	127
39	64	Rameswami Sathi, D.	129
40	69	Sathya, T. K.	111
41	71	Sethi, R. P.	124
42	72	Shankara Hella, B.	126
43	74	Shankararaman, T.	123
44	76	Srinivasan, P.	132
45	78	Srinivasan Rao, N.	128
46	79	Sathya Rao, R.	123
47	83	Sathya Rao, V.	120
48	84	Sathya Rao, Y.	99
49	85	Srinivasan Arayagun, K. S.	151
50	86	Srinivasan Arayagun, M. P.	143
51	88	Srinivasan Sathi, S.	126
52	90	Srinivasan Arayagun, A.	120
53	91	Srinivasan Arayagun, M. S.	120
54	92	Srinivasan, R.	125
55	93	Sathya, A. M.	143
56	94	Srinivasan Arayagun, T. S.	99
57	95	Srinivasan, C. S.	115
58	96	Srinivasan, D.	151
59	97	Srinivasan, A.	144

High Court, Madras,
15th July 1923.

B. S. WHITE,
Deputy Registrar, Appointments &c.

UNCLAIMED DOCUMENTS, ETC.

List of documents registered or refused being contained in the Sub-Registry's office, West Madras.

Date of registration or refusal.	Book and number.	Map and value.	Name of applicant.	Name of document.	Name of person entitled to receive the document.
2nd Feb. 1914	116/1 ..	Lease one year, monthly, 1910 (in L.R.)	Government of India.	April Annual ..	Government of India.
24th Nov. 1910.	200 of 1910 Pb. 6.	Partnership deed, capital Rs. 5,000	Kandamallu Marudam, Rajulu and Kallakudi Rajulu.	The certificate of partnership.	Kandamallu Rajulu.
11th Dec. 1913	62 of Pb. 4 ..	Deed of partition.	Kandamallu Marudam, Rajulu and Kallakudi Rajulu.	Kandamallu Rajulu.
14th July 1913.	250 of Pb. 4.	Partnership deed, value Rs. 5,000 and partnership.	Chandrasekhar, Sankar and Chandrasekhar.	Chandrasekhar Sankar.
10th June 1906	60 of Pb. 4 ..	General partnership.	Muthu Chetty ..	Certificate of partnership.	Muthu Chetty.

R. Sankar for if the 4 will be issued for the custody of documents for every 10 days or thereabout after the first 10 days from the date of registration or refusal. Documents older than this (being submitted for over 100 years) will be destroyed.

List of certified copies or enclosures contained lying unclaimed in the Sub-Registry office, West Madras.

Date of application.	Description of enclosures or certified copy.	Date on which they were taken ready.	Person entitled to take back the copy or certificate.
10th Dec. 1910	R.D. 1 of 1910 ..	12th Dec. 1910 ..	W. S. Sankar
20th Dec. 1910	100 of 1910 ..	22nd Dec. 1910 ..	W. S. Sankar
10th Dec. 1910	10 of 1910 ..	12th Dec. 1910 ..	W. S. Sankar
10th Dec. 1910	10 of 1910 ..	12th Dec. 1910 ..	W. S. Sankar
10th Dec. 1910	10 of 1910 ..	12th Dec. 1910 ..	W. S. Sankar
10th Dec. 1910	10 of 1910 ..	12th Dec. 1910 ..	W. S. Sankar
10th Dec. 1910	10 of 1910 ..	12th Dec. 1910 ..	W. S. Sankar
10th Dec. 1910	10 of 1910 ..	12th Dec. 1910 ..	W. S. Sankar
10th Dec. 1910	10 of 1910 ..	12th Dec. 1910 ..	W. S. Sankar

Notes.—Certificates or copies lying unclaimed for over one year will be destroyed.

Sub-Registry's Office,
15th July 1910.

T. S. SWAMINATHA AYYAR,
Sub-Registrar.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

(IN INSOLVENCY).

In pursuance of orders of this Court made in the matter of the undermentioned insolvent debtors and respectively dated 25th March 1910 and 6th, 12th, 14th and 20th April 1910, it is notified that the said insolvents have been discharged in respect of all the debts provable in the matter of their insolvency—

Number.	Name of insolvent.	Date of discharge.
170 of 1910	Panduranga Chettiar	22nd March 1910.
50 of 1910	K. Alwar Chetty and A. Marudam Chetty.	6th April 1910.
231 of 1910	A. E. Gurusamy	12th "
120 of 1910	C. Sambudra Mudaliyar	12th "
60 of 1910	P. Kallu	12th "
320 of 1910	K. A. Sankar Pillai	20th "
140 of 1910	Kavanasu Pakir Maheshwar Chetty	20th "

Official Assignee's Office,
2nd August 1910.

F. H. WILSON,
Official Assignee.

INSOLVENCY PETITION.

No. 3 of 1909 in the Court of the District Judge, Bellary.

Nedunji, son of Balaji Raghunathayya, aged about 50 years, Kodiga caste, resident, resident of Ramapuram, Alwar taluk Petitioner.

Nedunji hereby claims that the petitioner has filed this petition to adjudge him an insolvent and that the 6th day of September 1909 has been fixed for final hearing, all persons

who intend objecting to the petition are required to appear on the said date in person or by valid and they are to submit grounds of their opposition in writing three (3) clear days before the day of hearing exclusive both of the day of giving such notice and of the said day of hearing.

Hollary, 26th July 1950.

B. GOPALA RAO,
District Judge.

No. 6 of 1916 (I.A. No. 76 of 1900) is van Copie en het District Jonge. Coenraet

Kandala Padda Konda Reddi, Kandala Padda Obala Reddi and
Kandala Chama Gola Reddi of Belluram, Prudatur
taluk Pithapuram
(Belluram)

					(Amount).
Jain Chitra Sahitya and others	Expenditure (Credit)

* * * Notice is hereby given that the petitioners who have been adjudged insolvents by the order of the Federal Receiver, Cuddapah, have applied for permission to pay off their liabilities at the rate of An. 5 in the rupee and that the matter is posted to 14th August 1932 for orders to put in their objections, if any.

Coldenish, 15th July 1920.

T. V. MATHYANAN NAYAR,
District Judge

No. 8 of 1926 in the Court of the District Judge, Salem.

A. R. Venkataswamy Chetty	" "	" "	Peltiger.
S. P. K. Kameswari Chetti, S. P. K. Subrahmanya Chetti and S. P. K. Angappa Chetti, sons of Kandappa Chetti, all of Kovaracalvaia, Tiruchengode taluk	" "	" "	Ramendri.

Notice is hereby given that the abovesigned petitioner has applied to this court praying that the respondents may be adjudged as insolvents. The petition has been posted for hearing on the 5th day of August 1920.

Re'um, 21st July 1922.

A. FOTHERINGHAM,
District Judge.

No. 25 of 1920 of the Court of the District Judge, South Africa

Parvaya Kavashian	<i>Prisoner</i>
Sandamachaya Boldi and thirty-four others	<i>Remnants</i>

Notice is hereby given under section 35 of Act V of 1930, that the order of adjudication passed by the Official Receiver of South Arcot in I.P. No. 33 of 1918 on the file of this court declaring the petitioner bankrupt—Pachayya Kurumand, son of Subbaperi Kurumand, residing at Nallagudi, Tiruchinappalli—has been annulled by the order of this court, dated 27th July 1930.

Osaka, 25th July 1926

J. C. STODART,
District Judge.

No. 2 of 1950 in the Court of the District Judge, South Malabar.

Thaakittir Cheriyanazhik	Polimer.
Vanniyazhik Leikhan Azhik	Comer-polimer.

Notice is hereby given that the abovesaid petitioner has applied to the District Court, South Malabar, praying that he may be adjudged an insolvent and that the petition is posted for hearing on the 20th day of August 1920.

No. 10 of 1930 in the Order of the District Judge, South Malabar.

E. V. Anastomovskiy	<i>FishBase,</i>
A. V. Bolvinov	<i>Counterintelligence</i>

Notice is hereby given that the above-named petitioner has applied to the District Court, South Malabar, praying that he may be adjudged an insolvent and that the petition is posted for hearing on the 28th August 1960.

No. 12 of 1906 in the Court of the District Judge, South Malabar.

[illegible]

Whereas the above-named petitioner has put in an application to this court under Art V of 1920 to declare the counter-petitioner to be an adulteress and the said petition is posted for hearing on the 28th August 1920 in this court.

No. 15 of 1920 in the Court of the District Judge, South Malabar.

Alanged Suleman Mroze Petitioner.
K. C. K. Eshwarun alias Appakudi Nayar and two others Respondents.

Notice is hereby given that the abovesigned petitioner has applied to the District Court, South Malabar, praying that he may be adjudged an insolvent and that the petition is posted for hearing on the 25th August 1920.

No. 16 of 1920 in the Court of the District Judge, South Malabar.

K. Tharapp Petitioner.
M. K. Ayyappa and twenty-one others Respondents.

Notice is hereby given that the abovesigned petitioner has applied to the District Court, South Malabar, praying that he may be adjudged an insolvent and that the petition is posted for hearing on the 26th August 1920.

No. 17 of 1920 in the Court of the District Judge, South Malabar.

Thomasi Kerekkothoth Muhammad Kuthi alias Bava Petitioner.
K. M. Kunhimuddin Haji, junior partner Kunhimuddin
Kuthi Haji and eleven others Counter-petitioners.

Notice is hereby given that the abovesigned petitioner has applied to the District Court, South Malabar, praying that he may be adjudged an insolvent and that the petition is posted for hearing on the 26th day of August 1920.

No. 18 of 1920 in the Court of the District Judge, South Malabar.

Kudachand Kumbhakshetti Appa Nalagudi residing at
Kethakarumbi amman and Soman in Wellassad taluk Petitioner.
Neelabhal Balakrishna Panikkar now residing at K.
Govindan Nayar's hotel, Kashe amman, Chelaparam in
Challat taluk Counter-petitioner.

Whereas the petitioner has applied to this court on 22nd June 1920 to adjudge the counter-petitioner an insolvent. This is to give notice that the court has fixed the 24th day of August, 1920 for the hearing of the abovesaid petition.

Challat, 10th July 1920.

G. H. B. JACKSON,
District Judge

No. 4 of 1920 in the Court of the District Judge, Trichinopoly.

In the matter of the insolvency of Nagiyasathorn
Subrahmanya Ayyar, S. T.—B. Virappa Chettiar and
two others Petitioner (Deceased)
Subrahmanya Ayyar Respondent (Deceased).

Notice is hereby given, under section 39 of Act V of 1908, that Subrahmanya Ayyar of Nagiyasathorn, son of Jussal Krishna Ayyar, residing at Little Market Street, Trichinopoly, has, by an order of this court, dated the 4th day of July 1920, been adjudicated an insolvent and that the abovesaid insolvent should apply for discharge within six months from this date and the creditors are required to prove their debts as soon as possible by delivering or by sending by registered post to the Official Receiver of this district an affidavit in form No. 5 of the Madras Provincial Insolvency Rules, 1905.

Trichinopoly, 18th July 1920.

A. S. RAJASUBRAHMANIA AYYAR,
District Judge

No. 1 of 1920 in the Court of the Subordinate Judge, Guntur.

Rajarethasani Gopalaswami Petitioner.
Kannara Pambababu and others Creditors.

Notice is hereby given under section 15, clause (7) of Act III of 1907, that the abovesigned petitioner has been adjudged insolvent by an order of this court, dated 15th day of July 1920. All the creditors should prove their claims before the Official Receiver.

Guntur, 23rd July 1920.

A. S. KRISHNANASWAMI AYYAR,
Subordinate Judge.

No. 2 of 1919 in the Court of the District Munsif, Nadapuram.

In the matter of Kunoth Kandiyil Amala of Kattiyadi
amman, Valayannoor desam, Kuttuvannad taluk Debtor.

Notice is hereby given, under section 39 of Act V of 1908, that the abovesigned debtor has been adjudged by me an insolvent on 14th July 1920. He has been further directed to apply for his discharge within six months from date of adjudication.

Nadapuram, 26th July 1920.

K. A. KRISHNA AYYAR,
District Munsif.

No. 11 of 1929 IN THE COURT OF THE DISTRICT MURDER, MADRAS.

Buchu Kandaswamy, son of Thimmiah of Rameswaram in Kollondla taluk *Petitioner*
(Debtor).

Notice is hereby given under section 30 of the Provincial Insolvency Act V of 1920, that the abovesaid petitioner was adjudged an insolvent by an order of this court, dated 30th day of June 1929, that this court has ordered that the debtor (petitioner) should apply for discharge before 30th December 1929, and that the creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by post in a registered letter to this court an affidavit in Form No. 8 of the Insolvency Rules, 1908.

MADRAS, 26th July 1929.

M. BALARAMA REDDI,
District Magist.

No. 2 of 1929 IN THE COURT OF THE DISTRICT MURDER, PONDICHERRY.

Palkkottu Kuthuvu of Kappal mandal, Thakamade district of
Pondicherry taluk *Petitioner*.
S. G. Subramanian Ayyar and two others *Creditors*.

Notice is hereby given that the abovesaid petitioner is adjudged insolvent by an order of this court, dated 13th July 1929 and that the creditors are called upon to prove their claims before the Official Receiver, South Malabar, by delivering or sending by registered post an affidavit in Form No. 8 of the Madras Provincial Insolvency Rules, 1908.

PONDICHERRY, 26th July 1929.

A. C. KUNHUNNI RAJA,
District Magist.

No. 4 of 1929 IN THE COURT OF THE DISTRICT MURDER, MADRAS.

Venkatagopal Acharyar *Petitioner*.
Kishore Babajogai Acharyar and eight others *Creditor-petitioner*.

Notice is hereby given under section 19 (2) of Act III of 1907, that the abovesaid petitioner has applied to this court for being declared an insolvent and that the petition stands posted to 18th September 1929.

MADRAS, 27th July 1929.

T. B. NARASIMHAMURTHI BASTRI,
District Magist.

No. 1 of 1929 IN THE COURT OF THE DISTRICT MURDER, RAJAHMUNDRY.

Gudla Subbapanna *Petitioner*.
Vaddi Narasimhulu and nine others *Creditors*.

Under section 12 (2) of the Provincial Insolvency Act, notice is hereby given that the above petitioner has applied to be adjudged insolvent, and that this application is posted to 26th August 1929 for hearing the objections of the creditors, if any, in the matter.

RAJAHMUNDRY, 27th July 1929.

J. JANAKIRAMAIAH,
District Magist.

No. 2 of 1929 IN THE COURT OF THE DISTRICT MURDER, RAJAHMUNDRY.

Kuppaswami Chetti alias Venkataswami Chetti, son of Sureswami alias
Venkataswami Chetti, at Ganga, Salem Town *Petitioner*.
Arumugas Naliden and two others *Creditors*.

Under section 17 of Act V of 1920, it is hereby notified that the abovesaid petitioner has been adjudged an insolvent on the 7th day of July 1929 and that the petitioner should apply for his final discharge within three months from 7th July 1929.

If the petitioner fails to apply for final discharge within the period specified by the Court, the order of adjudication shall be annulled and the provisions of section 17 of Act V of 1920 shall apply.

All creditors of the above petitioner should prove their claims early by delivering or sending by post in a registered letter to the Court an affidavit in form No. 8 appended to the Madras Provincial Insolvency Rules.

No. 11 of 1929 IN THE COURT OF THE DISTRICT MURDER, RAJAHMUNDRY.

Mariya Pillai, son of Panyayyan Pillai, at Kikkipalham, Salem Town. *Petitioner*.
Nataraja Ayyar and eighteen others *Creditors*.

Under section 19 (1) of Act V of 1920, notice is hereby given that the abovesaid petitioner has filed a petition to declare him an insolvent and that the petition is posted to 1st September 1929 for hearing.

No. 12 of 1920 IN THE COURT OF THE PRINCIPAL DISTRICT MAGISTRATE, SALTEN.

Murugesu Udayar, son of Rangappa Udayar, Yellagor,	<i>Petitioner.</i>
Attar Isiah	<i>Defender.</i>
Murugesu Chetti and four others	<i>Defenders.</i>

Notice is hereby given that the above-named petitioner has filed an insolvency petition under section 10 (1) of Act V of 1920 to declare him an insolvent and the petition is posted to 15th August 1920 for hearing.

F. S. SUBRAHMANYA AYYAR,
District Magistrate.

Saltén, 15th July 1920.

No. 17 of 1920 (No. 5 of 1920 ON THE FILE OF THE DISTRICT COURT, COIMBATUR)
IN THE COURT OF THE OFFICIAL RECEIVER, COIMBATUR.

Gunda Kandiak, son of Subbiah, residing at Anantarijupet,	<i>Petitioner (Debtor).</i>
Rajagopal Isiah	<i>Respondents (Creditors).</i>
Shivarama Gundaiah and others	<i>Respondents (Creditors).</i>

Notice is hereby given that, under section 22, clause (2) of Act III of 1917, the above-named petitioner (debtor) has applied to the District Court, Coimbatore, to adjudicate him an insolvent and that his petition having been transferred to this Court for disposal it is posted to the 10th day of August 1920 for hearing.

N. W. ELLIOT,
Official Receiver.

Coimbatore, 10th July 1920.

No. 15 of 1920 (No. 8 of 1920 ON THE FILE OF THE DISTRICT COURT, GOWTARI)
IN THE COURT OF THE OFFICIAL RECEIVER, GOWTARI.

Devarampalli Venkateswaramma	<i>Petitioner.</i>
N. Ramaswami and others	<i>Creditors.</i>

Notice is hereby given that, by an order of this Court, dated 17th July 1920, the above-named petitioner was adjudged as an insolvent. The insolvent is directed to apply for discharge before the 1st February 1921. Creditors of the above-named insolvent should prove their debts as on before 5th August 1920 by delivering or sending by registered post an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1908.

No. 19 of 1920 (No. 16 of 1920 ON THE FILE OF THE DISTRICT COURT, GOWTARI)
IN THE COURT OF THE OFFICIAL RECEIVER, GOWTARI.

Gunda Swami	<i>Petitioner.</i>
Jelli Balakrishna Reddi and others	<i>Creditors.</i>

Notice is hereby given that the above-named petitioner has applied to this Court to declare him an insolvent and that the application is posted to 15th August 1920 for hearing.

No. 20 of 1920 (No. 9 of 1920 ON THE FILE OF THE DISTRICT COURT, GOWTARI)
IN THE COURT OF THE OFFICIAL RECEIVER, GOWTARI.

Kappiah Prangya	<i>Petitioner.</i>
Immidi Krishnamurti and others	<i>Creditors.</i>

Notice is hereby given that the above-named petitioner has filed an insolvency petition in this Court to declare him an insolvent and that the petition is posted to 23rd August 1920 for hearing.

A. KANAKA RAJU,
Official Receiver.

Rajahmundry, 17th July 1920.

No. 2 of 1920 IN THE COURT OF THE DISTRICT JUDGE, GUNTUR.

Kanneganti Anjappa	<i>Petitioner.</i>
Kanneganti Venkateswaramma	<i>Creditor.</i>

Notice is hereby given that the above-named petitioner is adjudged insolvent by an order of this Court, dated 15th March 1920, and that the creditors should prove their claims as early as possible before the Official Receiver, Guntur, by filing an affidavit before him either in person, or by registered post, in Form No. 2 of the Madras Provincial Insolvency Rules, 1908.

No. 3 of 1920 IN THE COURT OF THE DISTRICT JUDGE, GUNTUR.

Kallapalli Ranga	<i>Petitioner.</i>
Pruthi Subrahmanyam	<i>Creditor.</i>

Notice is hereby given that the above-named petitioner is adjudged insolvent by an order of this Court, dated 25th February 1920, and that the creditors should prove their claims as early as possible before the Official Receiver, Guntur, by filing an affidavit before him either in person, or by registered post, in Form No. 2 of the Madras Provincial Insolvency Rules, 1908.

No. 11 of 1919 in the Court of the Principal District Magistrate, Coimbatore.

Maddur Venkatesh	Petitioner.
Bachappa Venkatesanambem	Creditor.

Notice is hereby given that the abovesaid petitioner is adjudged insolvent by an order of this Court, dated 17th February 1920, and that the creditors should prove their claims as early as possible before the Official Receiver, Coimbatore, by filing an affidavit before him either in person, or by registered post, in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 12 of 1919 in the Court of the District Judge, Coimbatore.

Mannava Vireya	Petitioner.
Maripala Subbalak	Creditor.

Notice is hereby given that the abovesaid petitioner is adjudged insolvent by an order of this Court, dated 26th January 1920, and that the creditors should prove their claims as early as possible before the Official Receiver, Coimbatore, by filing an affidavit before him either in person, or by registered post, in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 13 of 1919 in the Court of the Principal District Magistrate, Bangalore.

Golkanda Malappa	Petitioner.
Kannara Bhagyanama	Creditor.

Notice is hereby given that the abovesaid petitioner is adjudged insolvent by an order of this Court, dated 21st February 1920, and that the creditors should prove their claims as early as possible before the Official Receiver, Coimbatore, by filing an affidavit before him either in person, or by registered post, in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 14 of 1919 in the Court of the District Judge, Coimbatore.

Gudupal Garimish	Petitioner.
Todkuntla Venkateswaraswamy	Creditor.

Notice is hereby given that the abovesaid petitioner is adjudged insolvent by an order of this Court, dated 21st January 1920, and that the creditors should prove their claims as early as possible before the Official Receiver, Coimbatore, by filing an affidavit before him either in person, or by registered post, in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 15 of 1919 in the Court of the District Judge, Coimbatore.

Arulaha Bharish and others	Petitioners.
Maddala Ramisetty	Creditor.

Notice is hereby given that the abovesaid petitioners are adjudged insolvent by an order of this Court, dated 30th June 1920, and that the creditors should prove their claims as early as possible before the Official Receiver, Coimbatore, by filing an affidavit before him either in person, or by registered post, in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 16 of 1919 in the Court of the District Judge, Coimbatore.

Pillapa Narasimha Rao and others	Petitioners.
Makkasala Venkataswamy	Creditor.

Notice is hereby given that the abovesaid petitioners are adjudged insolvent by an order of this Court, dated 17th February 1920, and that the creditors should prove their claims as early as possible before the Official Receiver, Coimbatore, by filing an affidavit before him either in person, or by registered post, in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 17 of 1919 in the Court of the District Judge, Coimbatore.

Harinatha Ramappa	Petitioner.
Bhalapetrala Bhagavanta Rao	Creditor.

Notice is hereby given that the abovesaid petitioner is adjudged insolvent by an order of this Court, dated 21st January 1920, and that the creditors should prove their claims as early as possible before the Official Receiver, Coimbatore, by filing an affidavit before him either in person, or by registered post, in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 18 of 1919 in the Court of the District Judge, Coimbatore.

Yakkuri Venkateswaraiah	Petitioner.
Ganganna Perumya	Creditor.

Notice is hereby given that the abovesaid petitioner is adjudged insolvent by an order of this Court, dated 15th April 1920, and that the creditors should prove their claims as early as possible before the Official Receiver, Coimbatore, by filing an affidavit before him either in person, or by registered post, in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 45 of 1922 IN THE COURT OF THE DISTRICT JUDGE, GONDIA.

Nagendra Kotayra Petitioner.
Nagendra Vankararam Creditor.

Notice is hereby given that the above-named petitioner is adjudged insolvent by an order of this Court, dated 30th March 1920, and that the creditors should prove their claims as early as possible before the Official Receiver, Gondia, by filing an affidavit before him either in person, or by registered post, in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 46 of 1919 IN THE COURT OF THE DISTRICT JUDGE, GONDIA.

Baldevandi Vhappa Petitioner.
Mukharale Ramchandrulu Creditor.

Notice is hereby given that the above-named petitioner is adjudged insolvent by an order of this Court, dated 10th February 1920, and that the creditors should prove their claims as early as possible before the Official Receiver, Gondia, by filing an affidavit before him either in person, or by registered post, in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 63 of 1919 IN THE COURT OF THE DISTRICT JUDGE, GONDIA.

Athakoor Venkata Subbarayudu Petitioner.
Chelala Ramagunnam Creditor.

Notice is hereby given that the above-named petitioner is adjudged insolvent by an order of this Court, dated 15th March 1920, and that the creditors should prove their claims as early as possible before the Official Receiver, Gondia, by filing an affidavit before him either in person, or by registered post, in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 64 of 1919 IN THE COURT OF THE PRINCIPAL DISTRICT MAGISTRATE, TIRUPATI.

Kesari Subbarayudu Petitioner.
Gadari Rattanna Creditor.

Notice is hereby given that the above-named petitioner is adjudged insolvent by an order of this Court, dated 1st April 1920, and that the creditors should prove their claims as early as possible before the Official Receiver, Gondia, by filing an affidavit before him either in person, or by registered post, in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

Gondia, 26th July 1920.

P. V. SRINIVASA RAU,
Official Receiver.

Notice is hereby given that, in modification of the notification published at pages 908 and 909 in Part II of the Port St. George Gazette, dated 26th May 1920, the time allowed to the indentured, viz. Velammani Pillai and Roolagann Pillai, Sappalah Aaru, A. Narayanasami Ayyar and Konda Thalai Iyyer in I.P. Nos 24, 27, 37 and 51 on the file of the Official Receiver's Court, Madras, for applying for discharge has been now reduced to six months instead of ten months in I.P. No. 27 of 1920 and one year in other three cases.

No. 37 of 1914 IN THE COURT OF THE OFFICIAL RECEIVER, MADRAS.

In re the Insolvency of Sikkandar Sahib, Indentured.

Notice under section 69 of Act V of 1900 is hereby given that a dividend is intended to be declared in the said matter and that, if the creditors do not prove their claims to the satisfaction of this court on or before 28th September 1920, their claims will be repudiated and a dividend will be distributed without regard to such claims.

No. 16 of 1917 IN THE COURT OF THE OFFICIAL RECEIVER, MADRAS.

In re the Insolvency of Sikkandar Sahib.

Notice under section 69 of Act V of 1900 is hereby given that a dividend is intended to be declared in the said matter and that, if the creditors do not prove their claims to the satisfaction of this court on or before 28th September 1920, their claims will be repudiated and a dividend will be distributed without regard to such claims.

No. 143 of 1917 IN THE COURT OF THE OFFICIAL RECEIVER, MADRAS.

In re the Insolvency of Sikkandar Sahib.

Notice under section 69 of Act V of 1900 is hereby given that a dividend is intended to be declared in the said matter and that, if the creditors do not prove their claims to the satisfaction of this court on or before 28th September 1920, their claims will be repudiated and a dividend will be distributed without regard to such claims.

No. 2 of 1919 in the COURT of THE DISTRICT JUDGE, MADRAS.

In re the Insolvency of Saad Muhammad Ayyar.

Notice under section 40 of Act V of 1900 is hereby given that a dividend is intended to be declared in the said matter and that, if the creditors do not prove their claims to the satisfaction of the court on or before 26th September 1920, their claims will be expunged and a dividend will be distributed without regard to such claims.

No. 12 of 1919 in the COURT of THE OFFICIAL RECEIVER, MADRAS.

In re the Insolvency of Suppley Pillai, merchant.

Notice under section 40 of Act V of 1900 is hereby given that a dividend is intended to be declared in the said matter and that, if the creditors do not prove their claims to the satisfaction of this court on or before 15th September 1920, their claims will be expunged and a dividend will be distributed without regard to such claims.

No. 120 of 1919 in the COURT of THE OFFICIAL RECEIVER, MADRAS.

Syed Aliamorthulla Sahib Petitioner.

Isaiah Hoji Vaidi Mohanram Salt and others Creditors.

Notice under section 39 of Act V of 1900 is hereby given that Syed Aliamorthulla Sahib, son of Syed Abdul Kadir Ureale Sahib, residing at Kappur street, Madras, the petitioner above-named, was adjudged insolvent by this court on 30th June 1920 and that he should apply for discharge within one year from this date. The creditors are required to prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Insolvency Rules.

No. 151 of 1919 in the COURT of THE OFFICIAL RECEIVER, MADRAS.

Pringaman Rajasahay Petitioner.

Vithayalpur and others Creditors.

Notice under section 39 of Act V of 1900 is hereby given that Rajasahay, son of Nannasimbanthar, residing at Tholavai Agamman, Madras, the petitioner above-named, was adjudged insolvent by this court on 6th July 1920 and that the insolvent should apply for discharge within six months from this date. The creditors are required to prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Insolvency Rules.

No. 23 of 1920 in the COURT of THE OFFICIAL RECEIVER, MADRAS.

Jutti Gopalade Petitioner.

Appin Ramasay and others Creditors.

Notice under section 39 of Act V of 1900 is hereby given that Jutti Gopalade, son of Jagannatha Ayyar, residing at Mahi street, Madras, the petitioner above-named, was adjudged insolvent by this court on 10th June 1920 and that the insolvent should apply for discharge within six months from this date. The creditors are required to prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Insolvency Rules.

No. 13 of 1920 in the COURT of THE OFFICIAL RECEIVER, MADRAS.

Ravalappa Nades and another Petitioner.

G. A. Kuppaswami Chettiar and others Creditors.

Notice under section 39 of Act V of 1900 is hereby given that Ravalappa Nades and Siva Nades, sons of Periyaswara Nades, residing at Tirumangalam, the petitioners above-named, were adjudged insolvent by this court on 7th July 1920 and the insolvents should apply for discharge within 15 months from this date. The creditors are required to prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Insolvency Rules.

No. 35 of 1920 in the COURT of THE OFFICIAL RECEIVER, MADRAS.

L. Mahayya Chetti Petitioner.

S. Sankara Ayyar and others Creditors.

Notice under section 39 (2) of Act V of 1900 is hereby given that L. Mahayya Chetti, son of Lakshmanas Chetti, residing at Chellathammamkottai street, Madras, has applied for being declared insolvent and that the said petition is posted to 26th August 1920. Any creditors wishing to oppose the same may appear on that date either in person or by vald.

No. 63 of 1920 in the COURT of THE OFFICIAL RECEIVER, MADRAS.

Perumalurai Petitioner.

G. Y. Sankham Ayyar and others Creditors.

Notice under section 39 (2) of Act V of 1900 is hereby given that Perumalurai, son of Vealvandiathurai, residing at Kottaram, Perurukkam taluk, has applied for being declared insolvent and that the said petition is posted to 15th August 1920. Any creditors wishing to oppose the same may appear on that date either in person or by vald.

No. 65 of 1920 IN THE COURT OF THE OFFICIAL RECEIVER, MADRAS.

Somalinga N. Subbier	Plaintiff.
Thayya S. Subbaraya Ayyar and others	Creditors.

Notice under section 19 (2) of Act V of 1920 is hereby given that Somalinga N. Subbier, son of Somalinga Nayar, residing at Mahal Second street, Madras, has applied for being declared insolvent and that the said petition is posted to 29th August 1920. Any creditors wishing to oppose the same may appear on that date either in person or by vald.

No. 104 of 1919 IN THE COURT OF THE OFFICIAL RECEIVER, MADRAS.

T. R. Sankar Dural	Plaintiff.
Brosin Pillai and others	Creditors.

Notice under section 20 of Act V of 1920 is hereby given that the petitioner above named was adjudged insolvent and that he should apply for discharge within six months from this date (26th July 1920).

T. S. RAMASWAMI AYYANGAR,
Official Receiver.

Madras, 26th July 1920.

No. 85 of 1920 IN THE COURT OF THE OFFICIAL RECEIVER, KINFA.

Nanna Kotsaja and Nanna Krishnamurthy of Kalluvur

Aggararam	Plaintiff (Petitioner).
Gotta Ramayya and others	Creditors.

Notice is hereby given, under clause (2) of section 12 of Act III of 1907, that the above-named petitioners have applied for being declared insolvents, and that their application is posted for hearing to 12th September 1920. Any creditor wishing to oppose the same may appear before this court either in person or by pleader at 2 p.m. on the said date.

No. 105 of 1920 IN THE COURT OF THE OFFICIAL RECEIVER, KINFA.

Mallari Subbaraya of Mondhalaguda	Plaintiff (Petitioner).
Mallari Guruswamy and others	Creditors.

Notice is hereby given, under clause (2) of section 12 of Act V of 1920, that the above-named petitioner has applied for being declared an insolvent and that his application is posted for hearing to 12th September 1920. Any creditor wishing to oppose the same may appear before this court either in person or by pleader at 2 p.m. on the said date.

M. SRIRAMULU,
Official Receiver.

Madras, 30th July 1920.

No. 8 of 1915 (No. 2 of 1915 ON THE FILE OF THE DISTRICT MUDRA'S COURT, TIRUPURAM) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE.

Akkaswamy Ayyar	Plaintiff.
Arunachala Chetti and eight others	Creditors.

Notice is hereby given, under section 39 (4) of Act III of 1907, that the creditors of the above-named insolvent, who have not yet proved their debts, should do so on or before 16th August 1920 at 7 a.m., failing which a final dividend will be distributed without regard to their claims.

No. 144 of 1916 (No. 20 of 1916 ON THE FILE OF THE DISTRICT MUDRA'S COURT, PAMPET) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE.

Venkateshala Chetti	Plaintiff.
Venkatesh Chetti and twenty-two others	Creditors.

Notice is hereby given, under section 39 (4) of Act III of 1907, that the creditors of the above-named insolvent, who have not yet proved their debts, should do so on or before 16th August 1920 at 7 a.m., failing which a final dividend will be distributed without regard to their claims.

No. 74 of 1919 (No. 26 of 1919 ON THE FILE OF THE DISTRICT COURT, SOUTH ARCADE), IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE.

Lakshmi Narayana Reddy	Plaintiff.
Dandaveedu Reddi and eleven others	Creditors.

Notice is hereby given, under section 39 (4) of Act III of 1907, that the creditors of the above-named insolvent, who have not yet proved their debts, should do so on or before 26th August 1920 at 7 a.m., failing which a final dividend will be distributed without regard to their claims.

No. 51 of 1919 (No. 5 of 1919 on the file of the District Munsif's Court, CHIDAMBARAM) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE

Ramawami Nayudu Insolvent.
 Perumal Reddi and twenty-three others Creditors.

Notice is hereby given, under section 39 (4) of Act III of 1907, that the creditors of the abovesaid insolvent, who have not yet proved their debts, should do so on or before 30th August 1929 at 7 a.m., failing which a final dividend will be distributed without regard to their claims.

No. 56 of 1919 (No. 6 of 1919 on the file of the District Munsif's Court, CHIDAMBARAM) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE

Appadurai Padayachi Petitioner.
 Govinda Pillai and fourteen others Respondents.

Notice is hereby given, under clause 7 of section 16 of Act III of 1907, that Appadurai Padayachi, son of Subbaraya Padayachi, residing at Kollamkondai, Chidambaram taluk, the petitioner above named, was adjudged insolvent by this Court on 10th July 1920 and the creditors are called upon to prove their debts on or before the 12th August 1929 at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1906.

No. 23 of 1920 (No. 1 of 1920 on the file of the Sub-Court, CHIDAMBARAM) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE

Chinnaswami Pillai Petitioner.
 Valluvan Chetti and seven others Respondents.

Notice is hereby given, under clause 7 of section 16 of Act III of 1907, that Chinnaswami Pillai, son of Subbaraya Pillai, residing at Palappet, hamlet of Orivay, Cuddalore taluk, the petitioner above named, was adjudged insolvent by this Court on 5th July 1920 and the creditors are called upon to prove their debts on or before the 10th August 1929 at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1906.

No. 30 of 1920 (No. 7 of 1920 on the file of the District Munsif's Court, PANDUR) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE

Muthu Kerasalan Petitioner.
 Valluvan Chetti and five others Respondents.

Notice is hereby given, under clause (7) of section 16 of Act III of 1907, that Muthu Kerasalan, son of Thevarasali Kerasalan, residing at Eanthirinasalagam, Cuddalore taluk, the petitioner above named, was adjudged insolvent by this Court on 8th July 1920 and the creditors are called upon to prove their debts on or before the 8th August 1929 at 7 a.m. by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1906.

No. 65 of 1920 (No. 12 of 1920 on the file of the District Munsif's Court, PANDUR) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE

Mathavarayar Petitioner.
 Appanna Subrahmanyam and two others Respondents.

Notice is hereby given, under clause (7) of section 12 of Act III of 1907, that Mathavarayar son of Rama Ayyar, residing at Melukumarasalai, Cuddalore taluk, has applied for being declared an insolvent and that his application is posted for hearing on 21st August 1929. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 7 a.m. on the said date.

* No. 71 of 1920 (No. 6 of 1920 on the file of the District Munsif's Court, CHIDAMBARAM) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH ARCADE

Mohammad Ibrahim Sahib Petitioner.
 Shadir Sahib and three others Respondents.

Notice is hereby given, under clause (7) of section 12 of Act III of 1907, that Mohammad Ibrahim Sahib, son of Mohammad Hussain Sahib, residing at Porto Bern, Chidambaram taluk, has applied for being declared an insolvent and that his application is posted for hearing on 19th August 1929. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 7 a.m. on the said date.

P. B. RANGACHARI,
 Official Receiver.

Cuddalore, 16th July 1929.

No. 18 of 1920 (No. 10 of 1920 in the file of the DISTRICT MUDIR'S COURT, MANGALORE) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH KANARA.

M. Shik Malla Sahiba, son of Shik Madar Sahiba, residing at
Mangalore town Petitioner.
A. Venkay Rao and five others Creditors.

Under section 30 of the Madras Provincial Insolvency Act, V of 1920, it is hereby notified that an order of adjudication was made in the above matter on 15th June 1920 and that creditors should prove their claims before this Court on or before the 21st August 1920. Claims may be proved by delivering or sending by post in a registered letter to the said Court, an affidavit in form No. 3 of the Madras Provincial Insolvency Rules, 1905. Petition for discharge should be filed within six months from this date.

No. 24 of 1920 (No. 13 of 1920 in the file of the DISTRICT MUDIR'S COURT, MANGALORE) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH KANARA.

A. Ram Thampy, nephew of Mandappa, and a Mangalorean,
for the present resides at Malpe in Udupi taluk Petitioner.
C. Akhal Ramesh and Kanyappa and others Creditors.

Under section 30 of the Madras Provincial Insolvency Act, V of 1920, it is hereby notified that an order of adjudication was made in the above matter on 10th July 1920 and that creditors should prove their claims before this Court on or before the 7th September 1920. Claims may be proved by delivering or sending by post in a registered letter to the said Court, an affidavit in form No. 3 of the Madras Provincial Insolvency Rules, 1905. Petition for discharge should be filed within six months from this date.

No. 25 of 1920 (No. 4 of 1920 in the file of the SUPERIOR COURT, SOUTH KANARA) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH KANARA.

Kochappappa Habbu, son of Rama Habbu, residing at Alandi
village, Udupi taluk Petitioner.
Molako's Alu and others Creditors.

Under section 30 of the Madras Provincial Insolvency Act, V of 1920, it is hereby notified that an order of adjudication was made in the above matter on 3rd July 1920 and that creditors should prove their claims before this Court on or before the 7th September 1920. Claims may be proved by delivering or sending by post in a registered letter to the said Court, an affidavit in form No. 3 of the Madras Provincial Insolvency Rules, 1905. Petition for discharge should be filed within six months from the date of adjudication.

No. 26 of 1920 (No. 2 of 1920 in the file of the DISTRICT MUDIR'S COURT, KANARAS) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH KANARA.

Kannada Bary, son of Shetkal Bary, residing at Ankhal
village in Kannur taluk Petitioner.
Abdulla Bary and eleven others Creditors.

Under section 30 of the Madras Provincial Insolvency Act, V of 1920, it is hereby notified that an order of adjudication was made in the above matter on 2nd July 1920 and that creditors should prove their claims before this Court on or before the 7th September 1920. Claims may be proved by delivering or sending by post in a registered letter to the said Court, an affidavit in form No. 3 of the Madras Provincial Insolvency Rules, 1905. Petition for discharge should be filed within six months from the date of adjudication.

No. 28 of 1920 (No. 19 of 1920 in the file of the DISTRICT MUDIR'S COURT, MANGALORE) IN THE COURT OF THE OFFICIAL RECEIVER, SOUTH KANARA.

M. Narasimha Kamesh, son of M. Anand Kamesh, residing in
Mangalore town Petitioner.
Rajji Nagappa Nayak & Co. and others Creditors.

Under section 30 of the Madras Provincial Insolvency Act, V of 1920, it is hereby notified that an order of adjudication was made in the above matter on 2nd July 1920 and that creditors should prove their claims before this Court on or before the 7th September 1920. Claims may be proved by delivering or sending by post in a registered letter to the said Court, an affidavit in form No. 3 of the Madras Provincial Insolvency Rules, 1905. Petition for discharge should be filed within six months from the date of the adjudication.

Mangalore, 2nd July 1920.

B. MATHARALA HEGDE,
Official Receiver.

No. 22 of 1920 (No. 3 of 1920 in the file of the District Muziris Court, Tuticorin) in the Court of the Official Receiver, Tuticorin.

In the matter of Moolappa Pillai, son of Sivasubramanyam

Pillai, Big Cotton Road, Malai, Tuticorin Debtor.

The above-named debtor has presented a petition on 25th June 1920 for the benefit of the Provincial Insolvency Act III of 1907. The same is fixed for hearing before me on 15th August 1920 at 4 p.m. or adjourned day thereof. Creditors' objections against the application should be filed on or before the said date.

Tuticorin, 19th July 1920

A. SUBRAMANYA AYYAR,
Official Receiver.

No. 3 of 1911 in the Court of the Official Receiver, Tuticorin.

T. H. Periasami Pillai Petitioner.

T. M. Ramalingam Pillai and others Counter-petitioners.

All persons alleging themselves to be the creditors of the above-named petitioner are required to tender proof of their claims on or before 31st August 1920. If they fail to do so, a final dividend will be declared without regard to their claims.

No. 5 of 1914 in the Court of the Official Receiver, Tuticorin.

Periasami Gounder Petitioner (debtor).

Paramasami Ayyar and others Counter-petitioners.

All persons alleging themselves to be the creditors of the above-named insolvent are required to tender proof of their claims on or before 30th August 1920. If they fail to do so, a final dividend will be declared without regard to their claims.

No. 30 of 1915 in the Court of the District Judge, Tuticorin.

L. K. Lakshmana Narasimha Petitioner.

K. Ramaswami Reddi and others Counter-petitioners.

All persons alleging themselves to be the creditors of the above-named petitioner are required to tender proof of their claims on or before 30th August 1920. If they fail to do so, a final dividend will be declared without regard to their claims.

No. 72 of 1919 in the Court of the Official Receiver, Tuticorin.

Lakshappa Chetti, son of Chidambaram Chetti, Udaya-

pettam, Udagarpalayam Petitioner.

Ranganatha Chetti and others Counter-petitioners.

Notice is hereby given that the above-named petitioner was adjudged an insolvent on 15th July 1920 and he is directed to apply for discharge within 30 days from this date. All his creditors are required to prove their claims, as soon as possible, by delivering or sending by registered post to the Official Receiver, Tuticorin, an affidavit in form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 14 of 1919 in the Court of the Official Receiver, Tuticorin.

Narayana Pillai Petitioner (debtor).

Krishnamoorti Vaidya and others Counter-petitioners.

All persons alleging themselves to be the creditors of the above-named insolvent are required to tender proof of their claims on or before 4th September 1920. If they fail to do so, a final dividend will be declared without regard to their claims.

No. 75 of 1919 in the Court of the Official Receiver, Tuticorin.

T. S. Kandaswami Pillai, son of Sivasubramanyam Pillai, Kella

Street, Tuticorin Petitioner.

Vasappa Chetti and others Counter-petitioners.

Notice is hereby given that the above-named petitioner was adjudged an insolvent on 15th July 1920 and he is directed to apply for discharge within 30 months from this date. All his creditors are required to prove their claims, as soon as possible, by delivering or sending by registered post to the Official Receiver, Tuticorin, an affidavit in form No. 3 of the Madras Provincial Insolvency Rules, 1908.

UNCLAIMED BOAT

Notice is hereby given that boat No. 479-C, of 24 tons is sunk in the canal close to Kannee South lock impeding the passage of boats and that in the event of the aforesaid boat not being recovered by the owner within a month from date of this notice, steps will be taken to remove it from the canal and to sell it by public auction, the sale proceeds being credited to Government.

Madras, 29th July 1920.

R. SAVARINATHAN,
Executive Engineer, Chingleput Division.

MILITARY NOTIFICATIONS.

REPORTS OF DESERTIONS.

Report of a deserter or absconder without leave from the Supply Demobilisation Depot, S. & T., dated at Delhi, this 23rd day of July 1920.

Number, rank and name, 535528-A, Sergeant John Yeung; age, 35 years; height, 5 feet 6 inches; colour of complexion, fair; hair, dark; eyes, grey; trade, guard, railways; date and place of enlistment, 15th July 1913, Delhi; parish and county to which born, Austerlitz-grove, Berkshire; date and place of desertion or absconder, 22nd July 1920, Delhi; marks, a linear scar on left wrist, a scar on the out aspect of the left thigh; under six months.

[Eligible],
Commanding Supply Demol. Depot, Delhi.

Report of a deserter or absconder without leave from the 2nd Battalion, Scottish Rifles, dated at Kaldana Barracks, this 22nd day of July 1920.

Number, rank and name, 53566, Reg. Peter Neilson; age, 17 years and 2 months; trade, labourer; height, 4 feet 11 inches; colour of complexion, fresh; hair, brown; eyes, grey brown; date and place of enlistment, 12th August 1918, Kaldana; parish and county to which born, Galloway, Lanark; date and place of desertion or absconder, 15th July 1920, Kaldana, Munro; information which might assist police in tracing deserter or absconder (e.g., recent address of relations, or of employer before enlistment); no uniform or bar as we know; under two years' service.

[Eligible],
Commanding 2nd Bn, Scottish Rifles.

Report of a deserter or absconder without leave from the Detachment, Royal Army Ordnance Corps, dated at Jabalpur, this 13th day of July 1920.

Number, rank and name, 5/33194, Private J. Graham; age, 34 years; height, 5 feet 4 1/2 inches; colour of complexion, fair; hair, fair; eyes, not known; trade, stonemason; date of enlistment, 1st February 1909 (re-enlisted), place of enlistment and parish and county in which born, not known; date and place of desertion or absconder, 18th July 1920 (3420 hours), No. 10 Bangalore, High Road Barracks, Jabalpur; marks, white rubber belly, and of deeply appearance. If in civil, would not be taken for a soldier from appearance. In the absence of documents relating to this man, it is impossible to give all required particulars. Has previously served in the East York Regiment in this country, and it is possible he is endeavouring to trace his former unit, to which he is desirous of transferring; under six months (re-enlisted).

[Eligible],
Officer Commanding Detachment, R.A.O. Corps.

Report of a deserter or absconder without leave from the 2nd Battalion, King's Royal Rifle Corps, dated at Mhow, this 25th day of July 1920.

Number, rank and name, 10546, Sds. G. Peck; age, 34 years and 193 days; height, 5 feet 6 inches; colour of complexion, fresh; hair, dark; eyes, grey; trade, clerk; date and place of enlistment, 5th September 1910, Whitehall; date and place of desertion or absconder, Mhow, 24th July 1920, Mhow; under one year's service.

G. R. H. HEBBERT, Captain, for Lieut.-Col.,
Commanding 2nd Bn, King's Royal Rifle Corps.

MARINE NOTIFICATION.

Extract of Vessels arrived at, and departed from, the Port of Madras from the 10th to the 31st July 1926.

ARRIVALS.

Date.	Arrived or sailed.	Vessel's name.	Tonn.	Agent.	Master.	Where from.	Births, deaths.
10th.
July 10	..	Sailed ..	S.S. "Kensley" ..	4,424	B. P. H. Hays	New York ..	No. 5.
" 16	..	Do. ..	S.S. "Horn" ..	3,891	D. A. Verrill	Colon ..	Births 2, deaths 1.
" 17	..	Do. ..	S.S. "City of London" ..	4,600	A. C. S. Hilly ..	Do. ..	Do. ..
" 19	..	Do. ..	S.S. "Horn" ..	3,891	B. P. H. Hays	Penang (Suez) ..	No. 5.
" 22	..	Do. ..	S.S. "Horn" ..	3,891	B. P. H. Hays	Penang (Suez) ..	No. 5 and 6.
" 28	..	Do. ..	S.S. "Horn" ..	3,891	B. P. H. Hays	Penang (Suez) ..	Deaths 1 and 2.
" 29	..	Do. ..	S.S. "Horn" ..	3,891	B. P. H. Hays	Penang (Suez) ..	No. 5.
" 30	..	Do. ..	S.S. "Horn" ..	3,891	B. P. H. Hays	Penang (Suez) ..	No. 5.
" 31	..	Do. ..	S.S. "Horn" ..	3,891	B. P. H. Hays	Penang (Suez) ..	No. 5.

DEPARTURES.

Date.	Arrived or sailed.	Vessel's name.	Tonn.	Agent.	Master.	Bound to.	Births, deaths.
10th.
July 10	..	Sailed ..	S.S. "Ona Family" ..	5,110	B. T. Ford	London ..	Deaths 2, 1.
" 16	..	Do. ..	S.S. "Horn" ..	3,891	B. P. H. Hays	Penang (Suez) ..	No. 5.
" 17	..	Do. ..	S.S. "City of London" ..	4,600	A. C. S. Hilly ..	London and Penang ..	No. 5.
" 19	..	Do. ..	S.S. "Horn" ..	3,891	B. P. H. Hays	Penang (Suez) ..	No. 5.
" 22	..	Do. ..	S.S. "Horn" ..	3,891	B. P. H. Hays	Penang (Suez) ..	No. 5.
" 28	..	Do. ..	S.S. "Horn" ..	3,891	B. P. H. Hays	Penang (Suez) ..	No. 5.
" 29	..	Do. ..	S.S. "Horn" ..	3,891	B. P. H. Hays	Penang (Suez) ..	No. 5.
" 30	..	Do. ..	S.S. "Horn" ..	3,891	B. P. H. Hays	Penang (Suez) ..	No. 5.
" 31	..	Do. ..	S.S. "Horn" ..	3,891	B. P. H. Hays	Penang (Suez) ..	No. 5.

B = British. D = Dutch. F = French. S = Spanish. W = Welsh.

Harbour Office, Madras,
2nd August 1926.

G. H. FINE, Commander, R.N.
Deputy Commissioner of the Port.

REVENUE NOTIFICATIONS.

In execution of the power delegated under sub-section (2) to section 5 of the Madras Survey and Settlements Act, IV of 1887, as amended by the Madras Decentralization Act, VIII of 1916, the Board of Revenue hereby directs the survey, under the provisions of the said Act, IV of 1887, of the extent of 44 acres of arable land near the village of Valukalam in the Srirangapatnam taluk of the Mamud district.

Madras (Revenue Settlements), Madras,
2nd July 1926.

In exercise of the powers delegated to it under sub-section (1) to section 6 of the Madras Survey and Boundaries Act, IV of 1897, as amended by the Madras Decentralisation Act, VIII of 1914, the Board of Revenue hereby directs the survey, under the provisions of the said Act of 1897, of the streets and roads in the union of Poluram, Namamparam taluk, Kattai district.

In exercise of the powers delegated to it under sub-section (2) to section 17 of the Madras Survey and Boundaries Act, IV of 1897, as amended by the Madras Decentralisation Act, VIII of 1914, the Board of Revenue hereby directs that a survey, under section 17 (1) (b) of the said Act of 1897, be made of the streets and roads in the estate lands comprised in the undivided lands of the Kattai district:—

- (1) Guccaparam.
(2) Aluradu.

- (3) Poyyapadu.
(4) Kizhambakkam.

Board (Revenue Settlement), Madras,
23rd July 1923.

P. PARATHAN MENON,
Secretary.

It is hereby notified under section 62 of the Madras Court of Wards Act, I of 1902, that M. R. Mr. Setai Manasseppa Nayuni Varu, proprietor of the Thimmaswami's estate in the Kattai district of the North Arcot district, having obtained his majority on the 7th July 1923, the Court of Wards has released the said Thimmaswami's estate and the person of the said proprietor from its superintendence with effect from the said date.

Board (Court of Wards), Madras,
23rd July 1923.

J. A. THORNE,
Acting Secretary.

UNCLAIMED SUMS.

Notice is hereby given that a sum of Rs 21-12-6, due to the undermentioned individuals who were employed in the Revenue Settlement party, No. IV, Madras, and whose whereabouts are not known, is outstanding in the accounts of this office.

2. If the accounts are not claimed by them within three months from the date of this notification they will be credited to Government.

3. All claims for the amount should apply to the Special Assistant Settlement Officer in charge of Party No. IV, Tanjore.

Name.	Amount.			Name.	Amount.		
	Rs.	A.	P.		Rs.	A.	P.
A. B. Guruswami	1	8	0	P. Mathuram	2	8	0
Subbaram Mudaliyar	5	12	0	N. M. Ponnusami Pillai	2	8	0
V. Lakshmanan Varan	2	4	0	A. Venkatesan Ayyar	2	12	0
S. Kadar Balan	1	8	0				
R. Narayanaswami Nigandu	1	8	6	Total	21	12	6

Tanjore, 23rd July 1923.

K. E. CHIDAMBARAM AYYAR,
Special Assistant Settlement Officer-in-charge.

JANMAM REGISTRATION.

அனாம பதிவு 1923-ம் ஆண்டு அக்டோபர் மாதம் 15-ல் எவ்வாறு செய்யப்படும் என்பதைப் பற்றித் தகவல் கொடுக்கப்பட்டுள்ளதால் 1923-ம் ஆண்டுமேல் பதிவு செய்யப்படும் அனாம பதிவுகள் பற்றித் தகவல் கொடுக்கப்பட்டுள்ளது. அனாம பதிவுகள் பற்றித் தகவல் கொடுக்கப்பட்டுள்ளது. அனாம பதிவுகள் பற்றித் தகவல் கொடுக்கப்பட்டுள்ளது.

2. அனாம பதிவுகள் பற்றித் தகவல் கொடுக்கப்பட்டுள்ளது. அனாம பதிவுகள் பற்றித் தகவல் கொடுக்கப்பட்டுள்ளது. அனாம பதிவுகள் பற்றித் தகவல் கொடுக்கப்பட்டுள்ளது. அனாம பதிவுகள் பற்றித் தகவல் கொடுக்கப்பட்டுள்ளது.

Telicherry, 16th July 1923.

M. KARUNAKARAN,
Revenue Divisional Officer.

OFFICIAL ADVERTISEMENTS.

NOTICE.

The issue of the Chingleput, Madras and Nellore District Fisheries for the period, from the date of notification of the sale up to 30th June 1923, will be auctioned at the office of the Director of Industries, Jaffar's Gardens, Chingleput Road, Madras, at 12 noon on Monday, the 16th August 1923.

3. Every bidder must, before bidding, deposit a sum of \$s. 100 (Hundred one hundred only). The successful bidder must deposit a further sum of \$s. 100 (Hundred one hundred only) within fourteen days after the advertisement of the sale as security for the due fulfillment of the contract. The deposits made by unsuccessful bidders will be returned at once. The deposits made by the successful bidder will be retained until the completion of the sale.

3. The successful bidder will be required to sign within one month from the date of the acceptance of his bid an agreement in the manner form for the full completion of the

4. Failure to comply with conditions 2 and 3 is given above will entail forfeiture of the earnest money, and the lease will be re-conferred at his will.

3. Half the amount of the bid must be remitted into the Treasury within fourteen days of the acceptance of the bid on account of the loan for the remainder of the current year (up to 1st July 1931). The other half on account of the year ending 30th June 1932 must be remitted to the Treasury before the 15th June 1932.

6. The contract may not be achieved

Any further information may be obtained on application to the Director of Fisheries.

Gov. Faberius Hornø, Nedra,
26th July 1926.

A. Y. G. CAMPELL,
Director of Industry.

RECOVERY OF WHEELS

NOTICE is hereby given under section 76 of Act VII of 1880 that the undermentioned property has been saved within the limits of the port of Pamban and all claims thereto must be preferred and proved within (6) six months from date of this notification before the Port Officer, Pamban:—

[illegible]

Notice is hereby given under section 76 of Act VII of 1859 that the aforementioned property has been solved within the limits of the part of Dhanuabadi and all claims thereon must be preferred and proved within (6) six months from the date of this notification before the Port Commissioner, Dhanuabadi:—

[illegible]

Madame, 22nd July 1949

G. F. BRACKENBURY,
Editor of Record

TENDERS FOR SUPPLY OF DEMARCATION STONES:

Shades tenders are invited for the supply of demarcation staves of the dimensions given below for the survey of Ramnad mandal situated in the Raynad taluk of the Ramnad district by No. II Survey Party (Nellur).

2. Tenders should be superscribed "Tender for the supply of demarcation wires for Rameswaram" and should be addressed to the Deputy Director, No. II Survey Party, Kollam, by name, not later than the 18th August 1959.

3. Stones must be of good granite or some other durable stone to be approved of by the Deputy Director.
4. The Deputy Director reserves to himself the right of rejecting any tenders without giving any reason therefor.
5. The successful tenderer will have to enter into a written agreement with the Deputy Director and deposit Rs. 500 as cash security for the due performance of the terms of the contract.
6. No advance of cash will be made to the contractor. Payments for the stones supplied will be made only after his bills are checked and passed by the Deputy Director.
7. The successful tenderer must be prepared to supply dimension stones in such quantity as may be ordered from time to time.
8. The place at which the tenderer is prepared to supply the different classes of stones should be quoted in the tender.
9. The rates should include cost of cutting the distinguishing marks and cost of cartage to each village and to uniform for the whole district.
10. Statements of data for the cartage rates should accompany the tender.

Description of stones.

		Size.
Threshold stones	2' x 9" x 9" with a plummet hole drilled in the centre of the upper surface.
Field stones	2' x 6" x 6"
Subdivision stones	2' x 4" x 4" with a letter B on the side.

Nellore, 15th July 1920.

W. P. BATEMAN,
Deputy Director, No. II Survey Party.TENDERS FOR CONSTRUCTING HUTS FOR HEAD CONSTABLE AND
CONSTABLES AT YERCAUD

TENDERS will be received by the undersigned at his office up to 15th August 1920 for constructing huts for 1 head constable and 7 constables at Yercaud.

2. Tenders should be addressed to the Executive Engineer, Salem Division, and should be accompanied by a tender for constructing huts for 1 head constable and 7 constables at Yercaud.

3. Each tender should be accompanied by an amount of Rs. 50 in cash or currency notes which will be returned to the tenderer whose tender is not accepted.

4. The Executive Engineer will reserve to himself the right of rejecting all or any of the tenders without assigning any reason for so doing.

5. The successful tenderer will also be required to sign an agreement in the proper departmental form for the due fulfilment of the contract.

6. Failure to comply with conditions above will entail forfeiture of the earnest money.

7. The contract must not be sublet.

8. Other conditions of contract and the contract documents can be seen at any time between 11 a.m. and 5 p.m. in the Executive Engineer's office from which blank forms of tender can also be obtained.

SCHEDULE.

Quantity.	Description of work.	Rate
4,100 cu ft.	Earthwork excavating foundations to ground and	1,000 cu ft.
2,400 cu ft.	Concrete trench walls in line under (M.S.P. of 100, 120, 140, 160, 180, 200, 220, 240, 260, 280, 300, 320, 340, 360, 380, 400, 420, 440, 460, 480, 500, 520, 540, 560, 580, 600, 620, 640, 660, 680, 700, 720, 740, 760, 780, 800, 820, 840, 860, 880, 900, 920, 940, 960, 980, 1,000, 1,020, 1,040, 1,060, 1,080, 1,100, 1,120, 1,140, 1,160, 1,180, 1,200, 1,220, 1,240, 1,260, 1,280, 1,300, 1,320, 1,340, 1,360, 1,380, 1,400, 1,420, 1,440, 1,460, 1,480, 1,500, 1,520, 1,540, 1,560, 1,580, 1,600, 1,620, 1,640, 1,660, 1,680, 1,700, 1,720, 1,740, 1,760, 1,780, 1,800, 1,820, 1,840, 1,860, 1,880, 1,900, 1,920, 1,940, 1,960, 1,980, 2,000, 2,020, 2,040, 2,060, 2,080, 2,100, 2,120, 2,140, 2,160, 2,180, 2,200, 2,220, 2,240, 2,260, 2,280, 2,300, 2,320, 2,340, 2,360, 2,380, 2,400, 2,420, 2,440, 2,460, 2,480, 2,500, 2,520, 2,540, 2,560, 2,580, 2,600, 2,620, 2,640, 2,660, 2,680, 2,700, 2,720, 2,740, 2,760, 2,780, 2,800, 2,820, 2,840, 2,860, 2,880, 2,900, 2,920, 2,940, 2,960, 2,980, 3,000, 3,020, 3,040, 3,060, 3,080, 3,100, 3,120, 3,140, 3,160, 3,180, 3,200, 3,220, 3,240, 3,260, 3,280, 3,300, 3,320, 3,340, 3,360, 3,380, 3,400, 3,420, 3,440, 3,460, 3,480, 3,500, 3,520, 3,540, 3,560, 3,580, 3,600, 3,620, 3,640, 3,660, 3,680, 3,700, 3,720, 3,740, 3,760, 3,780, 3,800, 3,820, 3,840, 3,860, 3,880, 3,900, 3,920, 3,940, 3,960, 3,980, 4,000, 4,020, 4,040, 4,060, 4,080, 4,100, 4,120, 4,140, 4,160, 4,180, 4,200, 4,220, 4,240, 4,260, 4,280, 4,300, 4,320, 4,340, 4,360, 4,380, 4,400, 4,420, 4,440, 4,460, 4,480, 4,500, 4,520, 4,540, 4,560, 4,580, 4,600, 4,620, 4,640, 4,660, 4,680, 4,700, 4,720, 4,740, 4,760, 4,780, 4,800, 4,820, 4,840, 4,860, 4,880, 4,900, 4,920, 4,940, 4,960, 4,980, 5,000, 5,020, 5,040, 5,060, 5,080, 5,100, 5,120, 5,140, 5,160, 5,180, 5,200, 5,220, 5,240, 5,260, 5,280, 5,300, 5,320, 5,340, 5,360, 5,380, 5,400, 5,420, 5,440, 5,460, 5,480, 5,500, 5,520, 5,540, 5,560, 5,580, 5,600, 5,620, 5,640, 5,660, 5,680, 5,700, 5,720, 5,740, 5,760, 5,780, 5,800, 5,820, 5,840, 5,860, 5,880, 5,900, 5,920, 5,940, 5,960, 5,980, 6,000, 6,020, 6,040, 6,060, 6,080, 6,100, 6,120, 6,140, 6,160, 6,180, 6,200, 6,220, 6,240, 6,260, 6,280, 6,300, 6,320, 6,340, 6,360, 6,380, 6,400, 6,420, 6,440, 6,460, 6,480, 6,500, 6,520, 6,540, 6,560, 6,580, 6,600, 6,620, 6,640, 6,660, 6,680, 6,700, 6,720, 6,740, 6,760, 6,780, 6,800, 6,820, 6,840, 6,860, 6,880, 6,900, 6,920, 6,940, 6,960, 6,980, 7,000, 7,020, 7,040, 7,060, 7,080, 7,100, 7,120, 7,140, 7,160, 7,180, 7,200, 7,220, 7,240, 7,260, 7,280, 7,300, 7,320, 7,340, 7,360, 7,380, 7,400, 7,420, 7,440, 7,460, 7,480, 7,500, 7,520, 7,540, 7,560, 7,580, 7,600, 7,620, 7,640, 7,660, 7,680, 7,700, 7,720, 7,740, 7,760, 7,780, 7,800, 7,820, 7,840, 7,860, 7,880, 7,900, 7,920, 7,940, 7,960, 7,980, 8,000, 8,020, 8,040, 8,060, 8,080, 8,100, 8,120, 8,140, 8,160, 8,180, 8,200, 8,220, 8,240, 8,260, 8,280, 8,300, 8,320, 8,340, 8,360, 8,380, 8,400, 8,420, 8,440, 8,460, 8,480, 8,500, 8,520, 8,540, 8,560, 8,580, 8,600, 8,620, 8,640, 8,660, 8,680, 8,700, 8,720, 8,740, 8,760, 8,780, 8,800, 8,820, 8,840, 8,860, 8,880, 8,900, 8,920, 8,940, 8,960, 8,980, 9,000, 9,020, 9,040, 9,060, 9,080, 9,100, 9,120, 9,140, 9,160, 9,180, 9,200, 9,220, 9,240, 9,260, 9,280, 9,300, 9,320, 9,340, 9,360, 9,380, 9,400, 9,420, 9,440, 9,460, 9,480, 9,500, 9,520, 9,540, 9,560, 9,580, 9,600, 9,620, 9,640, 9,660, 9,680, 9,700, 9,720, 9,740, 9,760, 9,780, 9,800, 9,820, 9,840, 9,860, 9,880, 9,900, 9,920, 9,940, 9,960, 9,980, 10,000, 10,020, 10,040, 10,060, 10,080, 10,100, 10,120, 10,140, 10,160, 10,180, 10,200, 10,220, 10,240, 10,260, 10,280, 10,300, 10,320, 10,340, 10,360, 10,380, 10,400, 10,420, 10,440, 10,460, 10,480, 10,500, 10,520, 10,540, 10,560, 10,580, 10,600, 10,620, 10,640, 10,660, 10,680, 10,700, 10,720, 10,740, 10,760, 10,780, 10,800, 10,820, 10,840, 10,860, 10,880, 10,900, 10,920, 10,940, 10,960, 10,980, 11,000, 11,020, 11,040, 11,060, 11,080, 11,100, 11,120, 11,140, 11,160, 11,180, 11,200, 11,220, 11,240, 11,260, 11,280, 11,300, 11,320, 11,340, 11,360, 11,380, 11,400, 11,420, 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Applications are invited from fully qualified and experienced men for the post of a temporary Surveyor on a consolidated pay of Rs. 40 per mensem with travelling allowance for passages in the Agency boats.

The candidate must have passed the Surveyor test and must know the use of primitive compass, aneroid, etc. He must be able to understand Tamil and Telugu. Preference will be given to men who have already been surveyors in the Forest Department and who have a working knowledge of Ganga or Taluk. Applications with copies of testimonials, etc., should be submitted to the undersigned on or before the 25th August 1920. Particulars regarding age, birth, parent and previous service if any should be given in the application. The selected candidate will have to work about 1000 miles in camp and his principal work will be survey of revenue boundaries. The appointment is being sanctioned year after year and will last for a number of years.

Parthasarathy, 10th July 1920.

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Yellamanchi, 21st July 1933.

A. RAMANATHA AYYAR,
District Judge.

Applications are invited from duly qualified candidates for the post of Draughtsman on Rs. 50-60-60 per mensem in the office of the undersigned which is permanently vacant. Only persons either possessing the certificate granted by the College of Engineering, Madras, or the Draughtsman's group certificate and fully qualified need apply.

Those having experience of Forest office work will be preferred. Applicants stating age and qualifications with copies of testimonials should reach the undersigned on or before 25th August 1933.

The selected candidate should, if called upon, be prepared to interview the undersigned at his own expense.

The selected candidate will on being appointed be on probation for six months before confirmation.

Vellore, 22nd July 1933.

SAITID ABDUL QADIR,
District Forest Officer, Sixth Division.

Applications are invited for the post of sketching Special Revenue Inspector for employment in the temporary special revenue staff attached to the Revenue Settlement Party No. 111, Bellary and Anasayir. Knowledge of Telugu is essential. None but those who have passed the Deputy Surveyor's test need apply. They will be appointed as temporary special revenue inspectors on Rs. 40 plus Rs. 10 (local allowance) plus Rs. 10 (war allowance) or on Rs. 25 plus Rs. 10 plus Rs. 10 according to their qualifications. They will also be entitled to travelling allowance, according to the rules. Applicants should be submitted in the following form, to the address of the Special Settlement Officer, Party No. 111, Bellary. Candidates must bind themselves to serve in the Party for not less than eighteen months—

- 1 Name of applicant.
- 2 Father's name.
- 3 Address.
- 4 Caste.
- 5 Age.
- 6 General educational qualifications.
- 7 Departmental Survey Tests passed and the year.
- 8 Previous employment in public service.
- 9 Copies of testimonials.
- 10 Specimen of Telugu handwriting.

Revenue Settlement Party No. 111, Bellary,
23rd July 1933.

J. VENKATANARAYANA,
Special Settlement Officer.

Wanted a qualified and experienced Stationery for the Government Workshops, Dowlatabad.

Applications giving full and detailed particulars of qualifications, experience and age and accompanied by copies of testimonials should be sent to the undersigned by the 25th August 1933.

Salary Rs 50 rising to Rs. 100 by an annual increment of Rs 2. The appointment is permanently vacant and is pensionable. A sum of Rs. 200 will have to be deposited by the selected candidate and the appointment will be on probation for six months under the usual conditions.

Dowlish women, 26th July 1920.

H. N. DOGRA,
Executive Engineer, Godavari Head Works Division.

Applications are invited for the post of a Surveyor and Draughtsman in the East Kanned District Forest Office. Pay Rs. 60 plus an extra allowance of Rs 10 per mensem. The appointment will be on the temporary scale, but will carry with it the prospect of its being made permanent on a scale Rs 80—5—50. Travelling allowance according to Civil Service Regulations will be paid during touring. Qualifications to be stated in application and copies of testimonials if any, enclosed. For further particulars apply to undersigned.

26th July 1920

H. W. A. GAUDON,
District Forest Officer, Kanned Dist.

Applications are invited from Honours Graduates in Chemistry for the post of Assistant to the Oil Chemist and Soap Expert in the Department of Industries, Madras.

Applicants are requested to give full particulars of their age, school, college, post-graduate and factory training; also to state the salary required. The salary decided upon will depend upon the qualifications of the successful candidate; the appointment will be for six months for a period of three years.

Applications should be endorsed 'Assistant Oil Chemist' and addressed to the Director of Industries, Post Box No. 454, Egmore, so as to reach him before 26th August 1920.

Madras, 26th July 1920.

A. Y. G. CAMPBELL,
Director of Industries.

PRIVATE ADVERTISEMENTS.

Or on after the 15th August, I intend moving the High Court to enrol me as a Vakil thereof.
Mylapore, 26th July 1920.

E. CHAKRATARYI.

Or on after the 26th August, I intend moving the High Court to enrol me as a Vakil thereof.
Triplicane, 26th July 1920.

A. R. PADMANABHA RAO.

Or on after the 15th August, I intend moving the High Court to enrol me as a Vakil thereof.
Triplicane, 26th July 1920.

KANSHOTLA TENKATESWARLI.

Or on after the 26th August, I intend moving the High Court to enrol me as a Vakil thereof.
Madras, 26th July 1920.

S. SUBRAMANIAM SASTRI.

Or on after the 26th August, I intend moving the High Court to enrol me as a Vakil thereof.
Madras, 26th July 1920.

S. P. DURASWAMI.

Or on after the 15th August, I intend moving the High Court to enrol me as a Vakil thereof.
Madras, 26th July 1920.

K. R. VISWANATHAN.

Or on after the 15th August, I intend moving the High Court to enrol me as a Vakil thereof.
Madras, 26th July 1920.

K. S. VARADACHARI.

Or on after the 26th August, I intend moving the High Court to enrol me as a Vakil thereof.
Mylapore, 26th July 1920.

M. KANWARA ATYAR.

Or on after the 26th August, I intend moving the High Court to enrol me as a Vakil thereof.
Triplicane, 26th July 1920.

A. V. NARAYANASWAMI.

Or on after the 15th August, I intend moving the High Court to enrol me as a Vakil thereof.
Triplicane, 26th July 1920.

K. R. RAMANATHA ATYAR.

Or on after the 15th August, I intend moving the High Court to enrol me as a Vakil thereof.
Mylapore, 26th July 1920.

P. S. MASATANAN.

Or on after the 26th August, I intend moving the High Court to enrol me as a Vakil thereof.
Madras, 26th July 1920.

M. R. VENKATESWARA ATYAR.

Or on after the 15th August, I intend moving the High Court to enrol me as a Vakil thereof.
Madras, 26th July 1920.

M. BALASUNDARAM.

On or after the 29th August, I intend moving the High Court to send me as a Vakil thereof.

Madras, 25th July 1929.

A. GOPINATHA SASTRI.

On or after the 30th August, I intend moving the High Court to send me as a Vakil thereof.

Madras, 26th July 1929.

R. P. SETHU.

On or after the 30th August, I intend moving the High Court to send me as a Vakil thereof.

Mylapore, 31st July 1929.

J. CHAKRAPANI NAMBIAR.

On or after the 29th August, I intend moving the High Court to send me as a Vakil thereof.

Madras, 31st July 1929.

K. RAJAGOPALAN.

On or after the 27th August, I intend moving the High Court to send me as a Vakil thereof.

Trichinopoly, 28th July 1929.

P. S. SARESHA AYYAR.

On or after the 27th day of August 1929, I intend to move the High Court to send me as a Vakil thereof.

Madras, 28th July 1929.

MADHURA KANYA BABU.

On or after the 18th August 1929, I intend moving the High Court, to send me as an Attorney-at-law.

Madras, 28th July 1929.

P. THIRUVENKADAM.

On or after the 27th August, I intend moving the High Court to send me as a Vakil thereof.

Madras, 27th July 1929.

V. RAGHAVA CHARI.

I, V. Devasadas, intend changing my name into P. Thirumal Reddiar from this date forward.

Thamiraparani, 18th July 1929.

P. THIRUMAL REDDIAR.

I, M. Kuppuswami Naidoo, shall henceforth be known as M. C. Naidoo.

Marappakottam, 29th July 1929.

M. KUPPUSWAMI NAIDOO.

ESTATE OF G. D'ANGELES.

THE Administrator-General of Madras hereby gives notice that he is administering from the 29th July 1929 the estate of Giovanni D'Angelo who carried on business under the name and style and firm of G. D'Angelo & Son on the Mount Road, Madras, and who lately resided at Cognigno near Turin, Italy, but now deceased, under letters of administration granted to him on the 22nd May 1929 by the High Court of Madras and that all persons having claims against the said estate as creditors, next-of-kin, legatees or in any other manner whatsoever should prefer their claims to the said Administrator-General on or before the 25th October 1929 after which date he will proceed to make a distribution of the assets of the said estate and will recognize as such distribution only such claims as shall have previously been established to his satisfaction.

D. CHAMBER.

Madras, 25th July 1929.

Acting Administrator-General.

NOTICE OF FINAL WINDING UP MEETING.

IN THE MATTER OF THE HINDU COMPANIES ACT, 1909 AND THE NATIONAL ENDOWMENT AND BENEFIT SOCIETY, LIMITED.

NOTICE is hereby given that a general meeting of the abovesaid company will be held at the office of the Liquidator No. 7, Kondiswathi Street, Georgetown, Madras, on Wednesday, the 15th day of September 1929 at 5 o'clock in the afternoon proximo for the purpose of bringing before the meeting the account of the Liquidator, showing the manner in which the winding up has been conducted and the property of the company disposed of and of giving any explanation thereof and also of determining by extraordinary resolution the manner in which the books, accounts and documents of the company and of the Liquidator thereof shall be disposed of.

J. G. CONNAN,

Liquidator.

Madras, 3rd July 1929.

NOTICES.

It is hereby informed that Messrs M. Arumugam Pillai and Gulam Dastagir Mikhiani have severed their connections as partners of the firm from 14th March 1920 and 1st April 1920, respectively, and they are no more partners of this firm.

Madras, 16th July 1920.

MENONATHI TRADING Co.

A Will dated 26th April 1920 purporting to have been executed by one Sakala Venkataswami Chetti, son of Sakala Subramanya Chettigar, Venna, merchant, aged about 55 years who lived in No. 44, French's Road, Triplicane, Madras, in favour of his adopted son Sakala Venkatasubbiah Chetti to take effect after his death was presented for registration by Sakala Ramaswami, wife of the deceased Sakala Venkataswami Chetti and executrix under the said will at her private residence No. 33, French's Road, Triplicane, Madras, on 26th July 1920 on the allegation that the said testator died on the 25th April 1920 before getting the said registered.

Whereas it has been decided to hold an enquiry into the genuineness of the said will on this office on the 26th August 1920, persons who have any objections, have to appear in this office on 14 a.m. on the said date and state their objections if any. No notice will be taken of any objection produced after that date.

South Madras, 25th July 1920.

MR. NAJM-UD-DIN MUSAIN,
Sub-Registrar.

Managapati Venkatasubbaray of Insam, Tanjil taluk, filed an insolvency petition No. 5 of 1920 in the Sub-Court, Guntur, to adjudicate him insolvent. The petition stands posted to 12th August 1920 for objections. Opposers may appear on that day.

Guntur, 26th July 1920.

S. VEPA,
Counsel for petitioner.

METEOROLOGICAL RESULTS.

FROM THE MADRAS OBSERVATORY MADRAS.

THE MARINE OBSERVATORY, HARTFORD.														
Date.	Time of day.	Direction of wind.	Temperature.				Winds.	Rain.	State of sky.	Direction of wind.	Force of wind.			
			Observed.											
			Max.	Min.	Mean.	Range.								
July 27th	1920	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light				
28th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
29th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
30th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
31st	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
1st	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
2nd	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
3rd	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
4th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
5th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
6th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
7th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
8th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
9th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
10th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
11th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
12th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
13th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
14th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
15th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
16th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
17th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
18th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
19th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
20th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
21st	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
22nd	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
23rd	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
24th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
25th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
26th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
27th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
28th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
29th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
30th	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					
31st	88.0	74.0	81.0	14.0	S. by E.	0.00	Cloudy	Variable	Light					

The Standard Barometer and Thermometer are read at 8 a.m., 10 a.m., 4 p.m. and 8 p.m., and the daily means are obtained by the application of hourly corrections, deduced from twenty years' observations. The centre of the barometer is twenty-two feet above the level of the sea, and the centre of the thermometer is two feet above the ground. The wind, rain and general weather registered are for the current and days—from midnight to midnight.

The total quantity of rain collected during the month is 10.95 inches, the average for the same period being 10.15 inches.

Madras Observatory,
2nd August 1920.

E. BARNES,
Off. Deputy Director.



SUPPLEMENT TO PART II

THE FORT ST. GEORGE GAZETTE

No. 31.]

MADRAS, TUESDAY EVENING, AUGUST 3, 1920.

[Price 4 paise.]

ABSTRACT OF SEASON REPORTS FOR THE WEEK ENDING 31ST JULY 1920.

SEASON TELEGRAM TO THE GOVERNMENT OF INDIA, REVENUE AND AGRICULTURAL DEPARTMENT, SIMLA.

Week ending 31st July 1920.—Rainfall very heavy West Coast except Travancore; heavy Travancore, the Hills; moderate Ganjam, Vissapattanam Agency, Godavari, Chingleput, Madras, South Arcot, North Arcot; light or fair elsewhere. Rainfall to date short everywhere outside West Coast and South. Standing crops fair generally except Deccan, Vissapattanam, and cyclone Kistna. Harvested paddy and dry crops—cottons generally fair. Savings of paddy and dry crops progressing. Condition of cattle good generally. Water and pasture insufficient in parts. Fodder available. Prices fairly steady. Prospects outside West Coast North and Deccan only fairly satisfactory; West Coast and South good. Deccan early sown—rice limited and crops now suffering for want of rain.

BOARD OF REVENUE
(R.A. Secy, L. Secy & Asst.),
Madras, 3rd August 1920.

P. NARAYANA MENON,
Secretary.

DISTRICT REPORTS.

GANTAM.

Water-supply sufficient except in parts. Rainfall about 42-43 feet. Crops 24-30 feet. Transplantation of paddy and sugarcane and weeding of groundnuts in progress. Standing crops fair. Harvested paddy, sugarcane and sugarcane; cottons fair. Pasture sufficient; fodder available. Condition of cattle generally good, but widespread prevalence of sea sickness. Employment available. Grain stocks generally sufficient. Prospects generally fair, but rain is everywhere urgently needed.

VIJAYAPATNAM.

Water-supply insufficient in night-tide. Sowing of paddy and blackgram and transplantation of paddy and sugarcane proceeding in parts. Standing crops withering in parts of five taluqs for want of sufficient rain. Harvested paddy, sugarcane, kharif and sugarcane; cottons poor. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain stocks generally sufficient. Prospects uncertain.

GODAVARI.

Water-supply insufficient in five taluqs and two divisions. Godavari 24 feet above average. Floodings; sowing of sugarcane and transplantation of paddy proceeding in parts. Standing crops fair. Harvest and exportation. Pasture sufficient except in parts. Fodder available everywhere in parts. Condition of cattle good. Employment available. Grain stocks generally sufficient. Prospects generally fair, but dry season suffered for want of rain in parts.

KISTNA.

Water-supply insufficient. Kistna 2-4 feet above average. Floodings; transplantation of paddy proceeding slowly for want of rain. Standing crops not showing well and dry crops withering in parts for want of rain. Harvested sugarcane, sugarcane and sugarcane; cottons fair. Pasture becoming available; fodder available. Condition of cattle good but widespread prevalence of sea sickness. Employment available. Grain stocks sufficient except in two taluqs. Rain wanted throughout.

NORTH ADAMT.

Water-supply sufficient except in parts of three tanks. Ploughing, sowing of groundnuts, cereals, ragi and paddy, transplantations and seedling of paddy and ragi in progress. Standing crops good. Harvested paddy, ragi and gingelly—cattens fair. Pasture sufficient except in parts of four tanks, fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair but rain is needed.

SALUM.

Water-supply insufficient except under Quarry channels. Ploughing and sowing of cholera and cereals on dry lands and transplantations of ragi and rice well proceeding. Condition of standing crops under wells fair, but dry crops require rain. Harvested ragi and gingelly—cattens fair. Pasture sufficient except in parts of three tanks; fodder available. Condition of cattle generally good but underport possible parts of two tanks. Employment available. Grain-stocks sufficient. Prospects fair but rain is badly needed.

COORATORE.

[Report not received.]

TRICHINOPOLY.

Water-supply generally sufficient except in parts. Discharge over the Grand Aicut 46 feet. Ploughing, sowing of paddy, groundnuts, cereals, ragi and cholera, transplantations of paddy, ragi, cereals, and seedling of ragi in progress. Standing crops fair. Harvested paddy, groundnuts, cereals poor; paddy, cholera and cereals, normal. Pasture sufficient except in one tank; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair; good lands in Quarry and Culivara.

TANJORE.

Water-supply generally sufficient. Discharge over the east of the Lower Aicut in the Coleroon northern and southern branches are 26½ feet in each. Sowing and transplantations of paddy and seedling of ragi and cholera proceeding in parts. Grains crops fair but most of rain is fall in parts of one tank. Harvested paddy in parts of one tank—cattens poor. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects generally fair.

MADURA.

Water-supply (sufficient) except in parts of four tanks and two districts. Discharge through Poyray mela about 1,517 cusecs. Ploughing, sowing of paddy, cereals, (ragi, cholera and ragi), seedling, and transplantations of paddy proceeding in parts. Standing crops fair. Harvested paddy, ragi, cholera and cereals—cattens fair. Pasture generally sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks generally sufficient. Prospects fair.

RAJAHM.

Water-supply sufficient except in one tank. Ploughing, sowing, ploughing and transplantations of ragi proceeding in parts. Standing crops fair to good. Harvested paddy, cereals, cholera, ragi, seedling and gingelly—cattens fair. Pasture sufficient except in three tanks; fodder available. Condition of cattle generally good but disease (unspecified) prevails in one tank. Employment available. Grain-stocks sufficient in parts. Prospects fair.

TIRUNEVELLY.

Water-supply sufficient except in two tanks. Flow over Trichukulam aicut for three days. Discharge through mela adequate. Ploughing, sowing and transplantations of paddy proceeding. Standing crops generally good. Harvested paddy in two tanks—cattens poor to fair, cholera and cereals, fair. Pasture sufficient except in two tanks; fodder available. Condition of cattle generally good, but disease (unspecified) prevails in parts of one tank. Employment available. Grain-stocks sufficient except in two tanks. Prospects fair.

MALLAPUR.

Water-supply sufficient. Transplantation of fat crop paddy almost over. Standing crops fair. Harvested all. Pasture sufficient; fodder available. Condition of cattle generally good except in one tank where disease (unspecified) prevails. Employment available. Grain-stocks sufficient. Prospects fair.

SOUTH KANARA.

Water-supply sufficient. Ploughing, sowing and transplantations of fat crop employment complete. Standing crops good, but rice crops scarce in parts of one tank. Harvested all. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects good.

TRAVANCORE.

Water-supply and pasturage sufficient. Paddy growing. Condition of cattle good.

COCHIN.

Water-supply sufficient. Standing crops fair. Pasture sufficient; fodder available. Condition of cattle good.

THE NELSERS.

Water-supply sufficient. Weeding, pruning, piling, manuring and transplantations proceeding. Standing crops fair. Harvested all—cattens fair. Pasture sufficient; fodder available. Condition of cattle fair, but underport prevails in two districts. Employment available. Grain-stocks sufficient. Prospects good.

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 31st JULY 1939.

District.	Rainfall or current				Prices or Rates (in Rs. and Annas per Khar)												District.
	In the week.		Up to the end of the week ending 31st July.		Rice.		Wheat.		Maize.		Other.						
	1939.	Average of 10 years ending 1939.	1939.	Average of 10 years ending 1939.	Average for July.	Last week.	This week.	Average for July.	Last week.	This week.	Average for July.	Last week.	This week.				
Central.	Gurgaon	1.1	1.8	17.9	19.0	8.3	8.7	4.8	14.5	8.6	8.8	Gurgaon
	Tingayon	1.4	1.8	15.5	14.1	8.8	4.3	4.3	18.4	8.8	8.4	8.4	13.4	8.1	Tingayon
	Godavari	4.0	1.4	11.1	14.6	8.6	4.3	4.8	14.1	1.1	1.4	14.3	1.0	4.0	..	7.6	Godavari
	Karnal	..	1.6	10.7	10.4	8.4	1.0	4.0	12.6	6.7	8.0	11.4	6.0	8.0	..	7.0	Karnal
	Udaipur	..	0.5	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Udaipur
District.	Karnal	..	0.5	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Karnal
	Ballia	..	0.5	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Ballia
	Amritsar	..	0.5	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Amritsar
	Chandigarh	..	0.4	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Chandigarh
Central.	Sahib	..	0.4	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Sahib
	Chandigarh	..	1.2	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Chandigarh
	Madras	..	1.0	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Madras
	South Arcot	..	1.6	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	South Arcot
Central.	Chitaur	..	0.8	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Chitaur
	North Arcot	..	1.2	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	North Arcot
	Coimbatore	..	0.6	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Coimbatore
	Chandigarh	..	0.4	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Chandigarh
	Tamilnadu	..	0.2	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Tamilnadu
South.	Tamilnadu	..	0.2	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Tamilnadu
	Madras	..	0.2	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Madras
	Hyderabad	..	0.8	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Hyderabad
	Tamilnadu	..	0.2	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Tamilnadu
West Coast.	Malabar	..	0.8	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Malabar
	South Kanara	..	0.8	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	South Kanara
	Tamilnadu	..	0.2	8.8	8.8	8.0	4.4	4.4	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Tamilnadu
	Coimbatore	..	0.0	1.4	7.0	1.0	4.0	4.0	..	6.1	8.1	12.5	8.4	8.6	12.8	8.5	Coimbatore
Malabar.	The Nilgiris	..	4.0	5.4	10.2	10.7	7.1	6.5	4.6	13.8	8.4	8.8	The Nilgiris

Average of 10 years.

For Central.

* Average of the 10 years ending 1939-40.

† Average of 10 years.

(a) Revised figures.

See Agency.

See Letter.

* Average for 10 years ending 1939-40.

† Average of 10 years.

(a) Revised Agency.

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Minute of Dissent to the Report of the Select Committee, etc., to be presented to the Council of the Governor of Fort St. George for the purpose of making Laws and Regulations.

The Select Committee has no doubt improved the Bill in several respects and I gladly acknowledge it. I have, however, felt myself unable to accept the views of the majority on some points. I refer only to the two most important of them in this minute.

2. From the standpoint of local self-government, very important practical advantages must result from continuing to advance on the basis of our present system. The important principle underlying it is the maintenance of unity of organisation; the concentration in the hands of a single local authority, or a single set of correlated local authorities, of the entire business of local administration. The average official's capacity, no less than his convenience, requires that he should look to one authority in all matters relating to local government. A bewildering array of different authorities discharging the same function, or dealing with different fractions of it, is likely to confuse his limited understanding. Unity of organisation and control makes also for smoothness, efficiency and economy in administration. These principles have gained acceptance in the West and, even in England, *ad hoc* education authorities have been abolished and their duties transferred to the ordinary organs of local government which for purposes of educational administration are required to form committees including co-opted members. Local boards in this Presidency have hitherto not failed in their duties towards education and have not been able to achieve greater success only on account of cramping control from above. The Bill is calculated to perpetuate the existing tendency to treat local bodies as being mere managers of a certain number of schools. The correct policy, on the other hand, is to look upon them as discharging governmental functions in a limited area and to make them responsible for education within their jurisdiction in the same way as they are held responsible for communications and public health. The creation of a district educational council—the constitution of whose personnel is proposed to be based on the familiar

formula governing the constitution of the ordinary local authorities—is bound to have a damping effect on the enthusiasm of the existing local bodies in the direction of multiplying schools and introducing free education. Co-ordination, too, with more harmony and greater efficiency, be secured by adopting the committee and joint committee system, suitably modified so as to provide for a due representation of all the interests involved. That local bodies which maintain schools of their own will not act fairly by institutions maintained by private individuals or bodies is a mistaken apprehension which betrays the tendency to which I have referred above. In the field of secondary, higher and technical education, the Provincial Government themselves maintain institutions of their own, but nobody thinks of questioning their right or competency to deal fairly with private institutions of that type. There is no reason why local bodies should be judged by a different standard. I am, therefore, emphatically of opinion that the creation of a district educational council constituted *ad hoc* as proposed in the Bill is a mistake and will not advance the best interests either of local self-government or of educational development in the right direction.

3. The provision in clause 67 for payment of compensation to managers of private schools is, I consider, too wide in scope. Even before the introduction of compulsion, it is necessary to impress on all those whom it may concern that elementary schools should cease to be run on commercial principles, i.e., for a profit. No manager should be declared eligible for compensation for loss of profit, though he may be reimbursed to the extent of any deficit that he has to meet in financing the actual expenditure on the school. I would, however, omit this proviso altogether. The task of ascertaining actual loss is a very difficult and delicate one, involving, as it does, a scrutiny of the bona fides and accuracy of the accounts of numerous private schools. In case the right to compensation is retained in the Bill, I would suggest the insertion of an additional clause giving local bodies the option of buying out any private agency which claims unreasonable compensation.

V. MADHAVA RAJAH.

F. J. RICHARDS,

Acting Secy. to Govt., L. & M. (Legislation) Dept.